IRIBGISTIBIR,

NORTH-CAROLINA STATE GAZETTE.

Vol. I.

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

No. 66.

THE BEGISTER

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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.



BY AUTHORITY.

An Act authorizing the employment of additional clerks, and certain messengers, and assistants, and other persons in the several

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That it shall be lawful for the respective Departments, hereinafter mentioned, to employ the following Clerks, in addition to those authorized by existing laws, that is to say :

In the Treasury Department, one clerk, whose salary shall not exceed the sum of one thousand one hundred and fifty dol ars per

In the office of the Treasurer, one clerk, whose salary shall not exceed the sum of eight hundred dollars, and one assistant to the chief clerk, whose salary shall not exceed the sum of four hundred dollars per annum;

In the office of the Fifth Auditor, one clerk, whose salary shall not exceed one thousand four hundred dollars, and two clerks, whose salaries, respectively, shall not exceed one thousand one hundred and fifty dollars; In the Navy Department, one clerk, whose

three clerks and one draughtsman whose salaries, respectively, shall not exceed the

sum of one thousand dollars per annum; In the office of the Postmaster General, four clerks, whose salaries, respectively shall not exceed the sum of one thousand dollars; and two clerks, whose salaries, respectively, dollars per annum;

Subsistence, two clerks, whose salaries together, shall not exceed the sum of two thousand one hundred and fifty dollars per annum;

In the Engineer- Department, two clerks, whose salaries together, shall not exceed the sum of two thousand one hundred and fifty

In the office of the Surgeon General, one clerk, whose salary shall not exceed the sum of one thousand one hundred and fifty dollars per annum;

In the office of the Commissary General of Purchases, three clerks, whose salaries, together, shall not exceed the sum of three thousand five hundred dollars per annum. Sec. 2. And be it further enacted, That it shall be lawful for the officers of the Departmen to employ, in their respective offices,

messengers, assistants and other persons, as follows, that is to say : In the office of the Third Auditor, one messenger, and assistant, at a compensation, together, not exceeding one thousand and

fifty dollars per annum; In the office of the Fourth Auditor, one messenger, at a compensation not exceeding

seven hundred dollars per annum; In the office of the Fifth Auditor one messenger, at a compensation not exceeding

seven hundred dollars per annum; In the office of the Treasurer, one messenger, at a compensation not exceeding seven

hundred dollars per annum; General Land Office, one messenger, and laborer, at a compensation, tog ther, not ex- demur to complainant's bill, otherwise it will ceeding eleven hundred and fifty dollars per be taken pro confesso.

In the office of the Register of the Treasury, one messenger, and assistant, at a compensation, together, not exceeding one thou-

sand and fifty dollars per annum; In the office of the Secretary of War, one messenger, and assistant, at a compensation, together, not exceeding one thousand and fifty dollars per annum;

In the office of the Paymaster General, one messenger, at a compensation not exteeding seven hundred dollars per annum;

In the office of the Commissary General of Purchases, one messenger, at a compensation not exceeding seven hundred dollars per annum;

In the office of the Secretary of State, one messenger and assistant, at a compensation not exceeding one thousand and fifty dollars

In the Patent Office, one machinist, at a compensation not exceeding seven hundred dollars, and one messenger, at a compensation not exceeding four hundred dollars per annum;

In the office of the Secretary of the Treasury, one messenger, and assistant whose compensation, together, shall not exceed one thousand and fifty dollars per annum;

In the office of the First Comptroller, one mess-nger and assistant, at a compensation, together, not exceeding one thousand and fifty dollars per annum; In the office of the Second Comptroller,

one messenger, at a compensation not exceed ing seven hundred dollars per annum; In the office of the First Auditor, one messenger, at a compensation not exceeding seven hundred dollars per annum.

In the office of the Second Auditor, one messenger, at a compensation not exceeding seven hundred dollars per annum;

In the affice of the Secretary of the Navy. ne messenger, and assistant, at a compensation, together, not exceeding one thousand and fifty dollars per annum;

In the office of the Commissioners of the Navy, one messenger, at a compensation not exceeding seven hundred dollars per annum; In the office of the Postmaster General, one messenger, and assistant, at a compensa-

and fifty dollars per annum;
In the office of the Secretary of the Senate, one messenger, at a compensation not exceeding seven bundred dollars.

In the office of the Clerk of the House of Representatives, three clerks, at a compensation not exceeding one thousand five hundred dollars each; & one messenger, whose salary shall not exceed seven hundred dolars per annum;

of nine hundred and thirteen dollars and Superior Court of Law to be held for the Approved-May 26, 1824.

An act explanatory of an act, entitled " An and other persons, engaged in the late campaign against the Seminole Indians, pressed the fourth of May, one thousand eight hundred and twenty-two.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the proper accounting officer of the Treasury Department be, and he is hereby, directed to give such construction to the act of the fourth of May, one thousand eight hundred and twenty-two, as that its provisions shall extend to the claims of the volunteer, field and staff in this case, is not an inhabitant or this State, officers, engaged in the campaign of eighteen undred and eighteen, against the Seminole Indians, who lost horses or the necessary salary shall not exceed one thousand dollars; equipage thereof, in the manner mentioned In the office of the Navy Commissioners, in said act; and, also to the claims of all the volunteer officers or soldiers engaged in the campaign af resaid, who, without any fault cond Monday in August next, and file her anor negligence on their part, respectively, lost horses, or the necessary equipage thereof, in battle.

Sec. 2. And he it further enacted, That the proper accounting officer of the Treasury shall not exceed the sum of eight hundred D partment be, and he is hereby, authorized and directed to audit and settle the claims In the office of the Commissary General of of all owners of waggons and teams, and others, for any horse or horses impressed into the public service during the said Seminole campaign: Provided, That such impressment, and the value of such horse, or horses, be satisfactorily proved, and that it shall, also, be satisfactorily proved that such horse or horses were not returned to their owners, and that any compensation which may have been allowed and paid for the service of said harse or horses, after the time of their impressment, be deducted.

Sec. 3. And be it further enacted, That the amount of such claims, so audited and settled, when ascertained, shall be paid out of any money in the Treasury, not otherwise ap-

Approved-May 26, 1824.

State of North-Carolina,

Warren Connty. 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 held at the Court-house in Warrenton, on the In the office of the Commissioner of the 3d Monday after the 4th Monday in September next, then and there to plead, answer or

TEST, 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 defendfor 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 Warrenton, on the 3d Monday after the 4th Monday in September next, then and there to plead, answer or demur to complainant's bill, otherwise it vill be taken pro confesso.

GEO. ANDERSON, C. M. E.

A Runaway.

be disposed of as the law directs.

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

Warrenton Academy.

THE Examination of the Pupils in the Warrenton Academy closed on Saturday the 12th instant.

The second session will commence on the first Monday in July.

By an order of the Board of Trustees, the price of tuition will hereafter be twenty-five dollars per annum.

Mr. Otey, the Principal, who occupies the Academy buildings, will receive Boarders; tion, together, not exceeding one thousand his terms will be one hundred dollars per annum.

GEO. ANDERSON, Sec'v.

State of North-Carolina.

RANDOLPH COUNTY. Superior Court of Law, Fall term, 1824. John Reding and Petition to emancipate Jonathan Reding, a slave Dick.

Tappearing to the satisfaction of the Court Sec. 3. And be it further enacted, That the that Joseph Reding and William Cosand sum of five thousand nine hundred and thir- and his wife Lovy (heirs at law of Joseph Redteen dollars and seventy-five cents is hereby ing, deceased) are not inhabitants of this appropriated for one year's compensation State. It is therefore ordered that publicafor one additional clerk in the Department tian be made for six weeks in the Raleigh of the Navy, and for four additional clerks in Register for the said Joseph Reding and Wilthe General Post Office, including the sun liam Cosand and wife to appear at our next twenty-five cents, due for extra clerk hire county of Randolph on the first Monday af er in the General Post-office during one thou- the 4th Monday of September, then and there sand ei ht hundred and twenty-two, and one to plead, answer or demur, otherwise the thousand eight hundred and twenty-three. | petition will be taken pro confesso and heard exparte.

A copy. J. WOOD, c. s. c.

NASH COUNTY. Court of Pleas and Quarter Sessions, May Term, 1824.

Rhoda Ricks, widow, &c. Tabitha Ricks, Temper-Petition for dowince Ricks, Martha Ricks, er in Lands. David Ricks and Amos Ricks, heirs of Joel Ricks,

Tappearing to the satisfaction of the Court, that Martha Ricks, one of the defendants it was ordered that publication be made in the Releigh Register three weeks in succession, that unless sire shall make her appearance at the next Court of Pleas and Quarter sessions to be held for the County of Nash, at the Court-house in Nashville, on the seswer, the Petition will be taken pro confesso on the premises in Randolph county, on Sa as to ber.

Witness Henry Blount, Clerk of our said Court at office, the 2d Monday of May, A. D H. BLOUNT, C. C. C.

State of North-Carolina. COUNTY OF RANDOLPH, Luperior Court of Law,

Spring Term, 1824. John Sweet, Petition for Divorce.

Niomi Sweet. then and there to plead answer or demur, otherwise the petition will be taken pro con-

fesso, and heard ex parte. A COPY, J. WOOD, C. S. C. 61-3m.

State of North-Carolina. Surry County. Court of Pleas and Quarter Sessions.

May Term, 1824. Robert S. Creed, and others,

Susanna Hill, and others. Tappearing to the satisfaction of the Court, that James Sims, Nimrod Leas, and his wife Frances Leas, Manson Rodgers and his wife Sophia Rodgers, John Hill and his wife Susanna Hill, are not inhabitants of this State It is therefore ordered, that publication be made for three weeks, in the Raleigh Register, printed in Raleigh, that the Defendants appear at our next Court of Pleas and Quarter Sessions to be held for the County of Surry, plead, answer or demur, or judgment will be entered accordingly.

JO. WILLIAMS, C. C. TEST. Pr. of adv. \$2.

Land for Sale.

AVING duly qualified as administrator ant in this cause, is not an inhabitant of this on the Estate of Col Ransom Souther and, State: It is ordered, that publication be made | dec'd. I shall, in execution of the last Will | Elias Johnson, and Testament of my testator, proceed to expose for sale to the highest bidder, on the 10th of August next, at the late dwelling-house of the deceased, in the county of Wake, 18 tiff and the property condemned, subject to miles north of the City of Raleigh, the real the Plaintiff's recovery. estate, consisting of 27 or 28 hundred acres of good land, of which the said Testator died seized and possessed. This land lies on both this State : It is therefore ordered and desides of the main road leading from Raleigh | creed by the Court that publication be made to Oxford, and contains valuable improve- in the Raleigh Register for three months sucments-consisting of a large and commodious cessively, that unless the defendant Drury TAKEN UP and committed to the Jail of dwelling house, with the usual houses appen- Nelson appear at the next Court of Pleas and Moore county, N. C. on the 5th instant, dant, necessary for the accommodation of a Quarter Sessions to be held for the County a negro girl, yellow complected, about 20 family, and all the necessary farm houses; a of Northampton at the Court House in said years of age, 5 feet 4 inches high, with a scar small dwelling-house with other houses ne- County, on the first Monday of September inhabitants of this State; It is ordered that on her forehead over her left eye. She says cessary for a small family, to which is attach- next, and replevy the property so attached her name is EADY, and that she belongs to ed a good store-house, and an ordinarily good and plead to issue, Judgment final will be en-John Askey of Northampton county in this Grist Mill. There are few tracts of land bet- tered against him and execution awarded acstate, and that she absconded from a Mr. ter watered than this; it abounds with good cordingly. Wells who was carrying her southwardly to springs, and never failing streams. Terms sell. The owner of said Girl will apply, of credit will be one, two and three years; said Court at Office, the first Monday of June pay charges and take her away, or she will the purchaser giving bond, with three ap. A. D. 1824, and in the 48th year of American in September next, and plead or answer, proved securites.

J. W. HARRIS, Adm'r.

Warrenton Female Academy.

THE second session of this Institution will commence on Monday the 28th June, and close about the 15th of November. Studies and terms the same as heretofore.

J. D. PLUNKETT. N. B. French will be taught to those desirous of learning it, at \$10 per session. June 25.

Warrenton Female Academy.

AVING attended the Examination at Mr. Plunkett's Female Academy, we feel pleasure in expressing our satisfaction at the evidences of improvement exhibited by the pupils. We are of opinion, that at no period since the first establishment of that Seminary, have greater proofs appeared of the qualifications and attention of the teachers; and we do most cordially recommend this Academy as equal to any in the State for the instruction of females in all the branches of useful and ornamental education.

KEMP PLUMMER, JOHN HALL, R. DAVISON, GEO. ANDERSON,

Warrenton, June 17, 1824.

Notice.

IN answer to an advertisement signed by The. H. Scarborough of Chatham county. charging me with stealing a Mare and forging a receipt for the same, I can only reply, it is an ungrounded lie & libel, which should act for the relief of the officers, volunteers State of North-Carolian, Mare alluded to from Mr. William Burton, living 3 or 4 miles on the road leading from Hillsborough to Oxford, on the 10th instant, which I paid for and took the receipt which is stated to be a forgery. This is well known to many gentlemen in Hillsborough, particularly to Mr. Womack, Mr. Cain and Mr. Moore, all of whom are men of the first standing The mare is now in Smithfield and can be seen by any person wishing to see her, and if stolen I can be easily brought to justice. I shall say no more, as suit will be brought for defamation.

> JOHN C. MONTAGUE. Smithfield, June 26.

Sale of Property. Y virtue of a Deed of Trust executed to me the subscriber, by Michael Riggins for the purposes therein expressed, I shall offer for sale, to the highest bidder, for cash, turday the 21st of August, one tract of Land, containing 200 acres, one Waggon, three Horses, seven Cattle, eight Sheep and fifteen Hogs; also two Beds and Furniture, Household and Kitchen Furniture and Farming Utensils—and shall execute such titles as are

vested in me by virtue of said deed. · WILLIAM WORTH. Ashboro', N. C, June 19.

Notice. HE subscriber intending to avail himself of his legal and equitable rights in cer-Tappearing to the satisfaction of the Court, tain lands lying in the counties of Cumberthat the Defendant in this case is not an land, Person and Robeson, of the State of the 7th Monday after the 4th Monday of Sepnhabitant of this State: It is ordered that North-Carolina, and against a certain bond, tember next, then and there to plead, answer publication be made for three months in the | which lands and bond were given by him to or demur to complainants bill : otherwise it Raleigh Register, and Hillsborough Recorder, Richard S. Hackley, his attorney a fact, will be taken pro confesso as to them respecfor the defendant to appear at the next term | Thomas Strode, on a purchase of Florida tively and heard exparte. of this Court to be held on the first Monday lands, to which the said Hackley sets up a 57 w6 w Test. JOHN HOGG, C.M. E. after the fourth Monday of September next, title, takes this method of cautioning all fair dealers whom it may concern, against trading State of North-Carolina, or negotiating in any way for the said lands and bond, as he is determined to maintain and defend his said rights in opposition to the claims of the said Hackley, and all other persons claiming under him, or any of his agents,

attorneys or factors. DAVID HAY.

Fayetteville, June 25.

State of North-Carolina. Randolph County. Court of Pleas and Quarter Sessions, May term, 1824.

) Original attachment, levied Stephen Cox, Samuel Aston.) of hogs, 9 head of cattle,

and 1 waggon. T appearing to the satisfaction of the Court that Samuel Aston, the defendant in this case, is not an inhabitant of this State; it is ordered that publication be made for 6 weeks in the Raleigh Register, giving notice to the at the Court-house in Rockford, on the second | said defendant to appear at the next County Monday in August next, then and there to Co riof Pleas and Quarter Sessions to be Robert H. Helme, adm'r of hel for said county on the first Monday of Aug. st next, and plead to issue or demur, otherwise judgment will be entered against

A copy. JESSE HARPER, c. c. c.

State of North Carolina. Northampton County.

Original attachment, levied Drury Nelson.

Judgment by default is granted, the Plain-

Tappearing to the satisfaction of the Court, that the defendant is not an inhabitant of

Witness, John W. Harrison, Clerk of our Independence.

63 J. W. HARRISON, C. C. C. Issued June 11. Adv. \$6.

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 collection.

June 18, 1824.

Land for Sale.

HE subscribers offer for sale the Lands belonging to the estate of Thomas Bonner, dec'd, lying in Bertie county, on the waters of Cashie river, adjoining the lands of Jonathan Cooper, William 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 of 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 to purchase, would first view the premises. Terms made accommodating to the purchaser. For farther particulars apply to the sub scribers living in Franklin.

TOLLIVER TERBELL. WILLIAM T. BONNER. 42-3m. Frenklin, April 6, 1824.

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 or demur to complainant's bill, otherwise it will be taken pro confesso.

GEO. ANDERSON, C. M. E. State of North-Carolina, Cumberland County-Spring term, 1824. ohn Armstrong & others,

IN EQUITY. George T. Hearsey & others. T appearing to the satisfaction of this L Court, that George T. Hearsey, William Cameron, Angus M'Gilvary, Alexander M' Gilvary, John M'Donald and Daniel M'Rae of the defendants in this cause, are not inhabitants of this State; it is ordered that publication be made for six weeks in the Caros lina Observer and Raleigh 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

Cumberland County. In Equity-Spring Term, 1824. The State Bank of North-

Bill to foreclose Carolina, a mortgage of Defendants Jno. McKay, Jun. & Colin Plaintiffs. McRae.

Tappearing to the satisfaction of the Court, that John McKay, Jun. one of the defendants 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 on 3 tracts of land, 23 head or demur to Complainants 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.

JOHN HOGG, C. & M. E. 57-6w State of North-Carolina.

Johnston County. Court of | quity, Spring Term, 1824. Original Bill of Thomas S. R. Brown,

injunction. Henry Guy. 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 unde bonis non with the will annexed, upon the Estate of Col. Ransom Souther and.

Court of Pleas and Quarter Sessions, June 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. 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 & others, vs. Reddick Lands. Hughs & wife Gilly.

T appearing to the Court, that the Defendants Reddick Hughes and wife, are not publication be made three months success vely 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 sele will be decreed according to the prayer

of the petitioners.

B. H. BRYAN, C. M. E.

Test,