# PRESIDENTIAL.

## FOR THE REGISTER.

Messrs. GALES & Son .- It is very obvious that the man who has an income of one thousand dollars yearly ly unfit for the office of President of can better spare one hundred, than the the United States. man who has an income of five hundred dollars yearly, can spare twenty ; and he again can better spare twenty, than the man who has only an income of two hundred and fifty dollars yearly can spare five. For this reason the necessaries of life, which the poor must have as well as the rich, ought to he taxed as lightly as possible, the conveniences of life (which the poor ought to have a reasonable portion of as well as the rich) ought to be taxed very moderately; and as much as possible of the public revenue ought to be raised by taxes on the luxuries of life, for any man may do as well without as with them,

On this account, when Mr. Crawford recommended a judicious revision of the Tariff. and proposed, that all manufactures composed in whole or in part of wool, cotton, flax, or silk, should pay a duty of 25 per cent. ad valorem. I differed somewhat from him, I thought that manufactures from flax nught to pay more than those from cotton, as the man who wears a linen shirt generally can afford to pay more than him who is obliged to put up with a cotton one. I further thought that those from silk, being luxuries, ought to pay much more than either. It is but justice to him, however, to acknowledge that, by his proposition, the duties on manufactures from wool and gotton would have been continued as they then were, the duties on manufactures from flax raised five per cent. ad valorem, and the duties on manufactures from silk raised ten per cent. ad valorem.

Now for Gen. Jackson. I have already shewn that he voted for taxing

that is often made for him. that he act ed from passion and the impulse of the moment ; for the bill was pending three months before Congress. And, besides, a man who, in a matter of so great importance, is capable of acting with out mature consideration, is total

# A NORTH CAROLINIAN.

100000000 DARING ROBBERY, OR A ROGUE OUT WITTED.

It is said, that the atrocious crime of highway robbery was a few days since committed in Richmond county, under circumstances of the most aggravating kind. A person, sent out by an employer for that purpose, had disposed of a variety of goods ; but while on his return with the proceeds of his business, in some way or other it reached the ears of several desperadoes that money might be had peaceably or by force.

The unweary traveller was accordingly surprised, overpowered by numbers and plundered. Alas and alack, what evils await miserable mortals. But in a country of laws, the business was not to end here. The unfortunate man made the best of his way to some vigilant magistrates, and with much alarm and agitation in his manner, entered his complaint just as they were setting out for the morning service on the Sabbath.

These gentlemen entered upon the case with spirit, gave him some refreshment, made him tell the place of robbery, describe the bills he had lost, and affirm that he could swear the crime upon the person with whom they should be found.

Now is to come the unravelling of the plot; the magistrates proceeded with him to the place where he was attacked, and, observing no marks of a scuffle, searched the plundered man Thomas Locklier. himself, and found the identical bills

sewed up in the lining of his coat. The in by Wm. C Locklier.

# Sheriff's Sale.

berton, on Monday, the 26th July next. the following Lands, or so much thereof as will be sufficient to satisfy the Taxes due thereon with charges and costs of advertising ; viz 125 acres on Beaver Dam Creek, supposed

to belong to Bartram Robinson, not listed ;-140 joining Sullivan's, N. E. of Ten Mile

Swamp, given in by Stephen Baxly. 993 do joining Mr. Dearmaed's and Craw ford's given in by Robt. Ferguson.

246 do between Great Swamp and Ten Mile Swamp, given in by Robert Hart.

100 do on Gum Branch, joining McMillan's and Tudor's, given in by Alexander M' ae. 365 on Cole Camp Swamp, given in by Arch'd M'Neil.

146 do S. W. of Raft Swamp, joining Mc-Lean's, given in by Mary M'Nabb .-

30 joining Ferguson's, Unvises, Crawford's and Brown's, given in by Effic McDearmaed. 400 do In St. Paul's District, given in by Stephen Powell.

2224 o on Gall Berry Swamp, near Bladen County Line, given in by Mary Sims.

406 do on Buckhorn, given in by William Smith.

200 do joining Ferguson's and Graham's, riven in by Norman M'Leod.

250 do near Nevan M'Millan's, listed as the property of Duncan M'Millan, dec'd.

300 do S. W. of Beaver Dam Creek, join ing M' Willan's and others, the property of the heirs of Dunçan Ferguson, dec.d. 100 acres joining or near M'Kemmon's

Lands, given in by Normand Finlayson.

50 joining Johnson and M'Donald's, given in by Macolm Galbreth.

160 do on Great Mars, near Hector Mc Kinzie, given in by Alex'r. McKinzie.

258 do joining Ferguson's and Johnson's given in by John McMillan.

50 do, given in by John M'Pherson. 50 do S. W. of Little Marsh, joining Josh ua Council given in by Ailen McSwain.

150 do S. W. of Lumber River, joining Watson's and Oxendine's, given in by David Oxendine.

100 do joining Lowrie, and Red Banks, given in by James Oxendine.

160 do joining John and David Oxendine, given in by Moses Oxendine.

170 do joining Joseph C. Locklier, and Wn C. Locklier, given in by Robert Locklier. 200 do joining Priscilla Jones, given in by

350 do joining Robert B. Locklur, given

500 do (more or less) in the Raft Swamp, tranted to John Cocke, joining Patterson's Lines, not listed.

50 do North of Lumber river, supposed to belong to ---- Patterson, not listed.

Also, The following Lots in the Town of Lumberton, viz :

Nos. 1, 6, 7, 91, 97, 98, 162, part of 120, apply to and No. 132, supposed to belong to Neil May 7.

Buie, Esq. not listed. Nos. 113 and 114, supposed to belong te Angus Taylor, not listed.

Nos. 3, 8, 9, 10, 11, 12, 29, 30, 31, 32, 33 34, 92, 103, 114. 115 116, 126, 127, 128, 129 and part of 107, belonging to the estate of John McNeill, dec'd.

Edith Ivey.

Nos. 80 and 120, belonging to John Newom.

Nos. 95 and 96, belonging to John M'Kay. 1 Lot in Princess Ann containing about one cre, supposed to be the property of Noah D. MCALPIN, SH'F. Pitman. Robeson Co. June 14th, 324, 63-5t

## Trust Sale.

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, end continue from day to day until the objects of the deeds of trus' shall be satisfied, the valuable lands and plantation lying in the counties of Warren and Mecklenburg in the Superior Court of Law to be held for the States of North-Carolina and Virginia, on the south side of Roanoke river, occupied pres at by Mr. Richard Boyd, consisting of to plead, answer or demur, otherwise the bout 4660 acres. This tract, it is believed, petition will be taken pro confesso and heard contains more than 800 acres of flat land, in- exparte. ferior in quality to none on the river. The entire plantation is sufficient for the employment advantageously of 50 hands, the high land pordering on the low grounds affords healthy and agreeable situations with a number 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 necessary outhouses sufficient for the accommodation of the family of any person who may be disposed to purchase. These lands lie a- inhabitant of this State : It is ordered that hout four miles above Robertson's Ferry on publication be made for three is othe the Stage Road, 70 miles from Petersburg, Raleigh Register, and Hillsborough Recorder, 50 from Weldon's Orchard, and 12 from for the defendant to appear at the next term Warrenton. Gentlemen who may be dispos- of this Court to be held on the first Monday

ed to purchase are requested to view the after the fourth Monday of S. ptember next. premises before the day of sale, and I can- then and there to plead a swer or demur. not do better than refer them to Mr. Henry otherwise the petition will be taken pro coa-Fitts and Mr. Francis A. Thornton, who live fesso, and heard ex parte. in the neighborhood, and will take pleasure A COPY, in affording any attention or information that J. WOOD, C. S. C. 61-3m. may be desired. State of North-Carolina. It will be an object with the Trustee to dispose of his valuable estate in such lots or Randolph County. divisions as may best suit those disposed to Court of Pleas and Quarter Sessions, purchase, and advance the interest of the May term, 1324. parties concerned. Stephen Cox, ) Original attachment, levied At the same time and place, I shall offer on 3 tracts of land, 25 head pwards of 70 Negroes for sale, at present Samuel Aston.) of hogs, 9 head of cattle, in the possession of Mr. Boyd, unless the and 1 waggon. purpose for which they were conveyed shall T appearing to the satisfaction of the Court be sooner satisfied. These Negroes consist that Samuel Aston, the defendant in this. of all descriptions, many of them young and case, is not an inhabitant of this State ; it is valuable as house servants, field hands or me- ordered that publication be made for 6 weeks ch nics. Further particulars made known in the Raleigh Register, giving notice to the said defendant to appear at the next County Co riof Pleas and Quarter Sessions to be at the sale. **ROBT H. JONES, Trustee.** Warrenton, N. C. June 7. 60 hel. for said county on the first Monday of Aug., t next, and plead to issue or demur, Notice. otherwise judgment will be entered against

### Land for Sale NEAR RALEIGH.

TILL be sold on accommodating terms a Tract of Land, containing 139 acres. within four miles of the city ; adjoining the lands of Wm Hill, Judge Taylor and others

T is land is entirely wood land. For terms The Editors of the Register. 51

## H. Relay,

INTENDING to close her business, offers her present stock of Willinery and Dry Goods, at reduced prices for CASH.

She means to keep a constant supply of Millinery until she can close her businesses Nos. 27, 28, and part of 119, given in by 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.

#### State of North-Carolina, RANDOLPH COUNTY.

63-tf.

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

T appearing to the satisfaction of the Court that Joseph Reding and William Cosand and his wife Lovy (heirs at law of Joseph Red. ing, deceased) are not inhabitants of this State. It is therefore ordered that publicatian be made for six weeks in the Raleigh Register for the said Joseph Reding and Wil. liam Cosand and wife to appear at our next county of Randolph on the first Monday af er the 4th Monday of September, then and there

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

State of North-Carolina. COUNTY OF RANDOLPH, Superior Court of Law, Spring Term, 1824. John Sweet,

Petition for Divorce. Niomi Sweet.

Tappearing to the satisfaction of the Court. that the Defendant in this case is not an

manufactures from wool 50 per cent. ad valorem, and the low priced manafactures from cotton, 50 per cent ad valorem also, - just twice as much as Mr. Crawford had proposed. Both of them, necessaries of life, which the poor must have as well as the rich.

As to SILKS, the Tariff bill, for which Gen. Jackson voted, imposes "on all manufactures of silk, or of which silk shall be a component material, coming from beyond the Cape of Good Hope, a duty of 25 per cent. ad valorem, on all other manufactures of silk, or of which silk shall be a component material, TWENTY per cent. ad va- It is the surrendering of General Washinglorem."

As we have some carping and quibbling fellow gitizens, I wish to put this in such a manner that it cannot be misunderstood.

man who purchased manufactures of powers which originally conferred it, and wool, cotton, or silk, the original cost of which was four dollars, should be subject, which contains many interesting porcompelled. by law, to pay one dollar traits, rendered more valuable by their retowards the public revenue.

Gen. Jackson voted that the poor, contemplated with great pleasure. hard working man who, to cover the nakedness of himself and family, or to make them appear somewhat decent, ture is completed, and sincerely conwas under the necessity of buying gratulate the country that the venerable woollen or low priced cotton manufa - artist has had health and the possestures, the original cost of which was sion of all his faculties to complete the four dollars, should be compelled to series which he was engaged to paint. pay Inco dellars towards the public re- We do not entirely agree with our venue, while the rich man, who pur- friend the Editor of the Advocate, that chased high-priced cotton manufactures this painting is of the least material imto the same amount, should pay only portance of the four : on the contrary, ONE dollar ; and the very rich man, or we should say of it, that it is, "though nabob, who purchased silks or satins, last, not least." We cannot conceive mere luxuries, to the same amount, of a more interesting political incident should pay only four pistareens or 80 than it commemorates, nor of a purer cents ! This sufficiently shews the dif- moral than it conveys. A field of batference between Mr. Crawford and tle, in the moment of victory, may be Gen. Jackson.

Andrew Jackson, it is like self-right- ized force-the other of pure reason. dousness-the more he has of it the This picture exhibits the point at which worse. It may recommend him to the military law ends, and civil supremacy support of the wearers of silk and sat- begins. We have always thought that ins, and high-priced cottons ; but the the four subjects of this Series of Nawearers of woollens and low-priced tional Paintings were happily selected. cottons will, I trust, at the proper The Declar ion of Independence is the time, shew him that they are neither to assertion of the immutable principles he imposed upon, nor trodden under and inalienable rights, for the support

poor man was sent to a place secure from such attacks, to wit, the county

goal. The credit of the state must suffer when there is so little security for travellers, that an ingenious person can, in some bye-place, succeed in robbing himself. However, the truth will out, and may as well come first as last.

Fayetteville Observer.

## COL. TRUMBULL'S PICTURE.

The last of the series of national pictures, authorized by Congress, is now exhibiting at Washington Hall in the City of New-York. ton's commission to Congress, at the close of the Revolutionary War-a subject, it is true, of the least material importance, but of great individual interest, exhibiting the virtue of a citizen, and the ambition of a Hero, who having given liberty to the fairest por-Mr. Crawford proposed, that every tion of the globe, surrenders his trust to the retires to the walks of private life.

Col. Trumbull has done full justice to the semblance to the originals, and it will be

Nat. Adv. We are glad to learn that this pic-

a splendid scene, but this is a sublime If such is the Republicanism of Gen. one. The one is the triumph of organof which the country was in arms.

Sale of Property.

O Y wirtue of a Deed of Trust executed to

turday the 21st of August, one tract of Land,

containing 200 acres, one Waggon, three

WILLIAM WORTH.

66 7 w

vested in me by virtue of said decd.

Ashboro', N. C. June 19.

Gen. Jackson and those of his kid- The Capture of Burgoyne was the in-

100 do N. E. of Drowning Creek, joining M'Neil's and Watson's, given in by William Locklier, Sen.

200 do between Raft Swamp and Mill Swamp, the property of Alexander Henderson, not listed.

550 do joining McNair's, Belches', Matthews's, &c the property of Heirs of John Council, dec'd. not listed.

200 do (more or less) on Bear Swamp, joining John Campbell's the property of James Lowry, or Silas Strecklin, not listed.

694 do joining the above, S. W. of Bear Swamp, the property of John Campbell, not listed.

150 do (more or less) on Buckhorn, joinng Millan's, supposed to be the property of John Newsom, not given in.

844 do on the Raft Swamp, joining Hardy Hurrels, belong to the Heirs of Phereba Hurrell, dec'd not listed.

100 do joining Thomas Locklier's, given in by Joseph F. Locklier.

70 do (more or less) joining Thomas Lock. lier, the property of Priscilla Jones, not listed 100 do on Lear Swamp, joining Etheldred Tudor, given in by Morris Tudor. 400 do on Bear Swamp, joining Joseph C. Locklier, given in by Etheldred Tudor.

179 do (more or less) joining M'Nabb's and M'Lean's formerly belonged to Alexander McNabb, not listed.

.98 do on ten Mile Swamp, belong to the Heirs of Duguld Campbell, dec'd. joining day, if necessary,) a large quantity of excel-Davis' and Campbell's.

50 do on Scolding Branch, joining Duncin Hugh's the property of John Smith, dec'd. 50 do joining the above, and Duncan Hugh's, belong to John Smith, dec'd. and Wilkinson's supposed to belong to Mc Collum, not listed.

to belong to the Heirs of Geo. Moore, dec'd. and Watter's, supposed to belong to Scalah, not listed.

1800 do in Great Swamp, part of a survey of 3000 granted to Hewlett, not listed.

Hewlett, not listed.

300 do between Flower Swamp and Lumber River, granted to John White, not listed. Marsh, given in by Darcus Jessups.

192 do on Gum Branch, late the property of John McKinnon.

100 do joining McMillan's and Barlow's late the property of Matthew Parham.

256 do on Long Swamp, listed as the property of William Moore, dec'd.

150 do (more or less) N. E. of Lumber river, given in by Daniel Wilkinson, near Campbell's bridge.

302 do joining Jacob Wilkes's given in by Angus Ray.

175 do on Jacob Swamp, aupposed to be the property of Alexander Scull, not listed. 100 do (more or less) North of Shoe Heel Swamp, joining M'Leans, formerly belonging o John McNair, dec'd. 52 do joining the above, formerly belonging to John McNair, dec'd.

DY virtue of the authority in me vested, by the last Will and Testament of Mr. Gabriel Dubrutz, deceased, I shall offer at Public Sale, to the highest bidder, at the late residence of said deceased, in the town of Court of Pleas and Quarter Sessions, June Fayetteville, on Tuesday the 20th day of July next, (and continue the sale from day to lent Leather, consisting of sole, skirting, harness and upper leather; about fifty cords tan-bark, all the working tools and implements necessary for the tanning business : also, two excellent marble slabs, for dressing 50 do north of Little Marsh, joining Shaw's leather on. Likewise will be sold, or rented, the Tan-Yard lately occupied by the said this State : It is therefore ordered and dedeceased, and which is as well calculated for 100 do S. W. of Lumber river, supposed carrying on the tanning business as any in in the Raleigh Register for three months sucthe state, having every necessary out houses, cessively, that unless the defendant Drury 150 do on Coward Swamp, joining Hinson a good two story currying shop, bark mill, Nelson appear at the next Court of Pleas and &c. with a commodious lot attached thereto, containing about two acres of ground. Also will be sold or rent datwo story brick house, County, on the first Monday of September on the west side of Green-street, in excel-1000 do joining the above, granted to lent repair, calculated for a store and dwell- and plead to issue, judgment final will be en-

Any further particulars may be had by inquiring of Mr. John Crusoe or Mr. Charles 107 do in St. aul's district, near Little B. Jones, Fayetteville, who are duly authorised to transact any business for me. Terms of sale, all sums under \$10, cash. For the perishable property, all sums over \$10, six months' credit; purchasers giving notes with approved security, negotiable and payable at either of the Banks in Fayetteville.

> On the tan-yard and brick house a credit of six, twelve, and eighteen months will be given; purchasers couplying with the above DEBORAH DUBRUTZ, Ex'rx. terms. Fayetteville, June 11, 8814, 63-tS.

# COACH-MAKING

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

#### State of North Carolina. Northampton County.

Term, 1824.

Elias Johnson, ? Original attachment, levied 28. on land. Drury Nelson.

Judgment by default is granted, the Plainer tiff and the property condemned, subject to the Plaintiff's recovery.

Tappearing to the satisfaction of the Court, I that the defendant is not an inhabitant of creed by the Court that publication be made Quarter Sessions to be held for the County of Northampton at the Court House in said next, and replevy the property so attached tered against him and execution awarded accordingly.

Witness, John W. Harrison, Clerk of our said Court at Office, the first Monday of June A. D. 1824, and in the 48th year of American Independence.

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

#### Notice.

HE subscriber intending to avail himself of his legal and equitable rights in certain lands lying in the counties of Cumberland, Person and Robeson, of the State of North-Carolina, and against a certain bond, which lands and bond were given by him to Richard S. Hackley, his attorney in fact, Thomas Strode, on a purchase of Florida lands, to which the said Hackley sets up a title, takes this method of cautioning all fair dealers whom it may concern, against trading 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 Hackiey, and all other persons claiming under him, or any of his agents, attorneys or factors. DAVID HAY. Fayetteville, June 25. 65 St

nev, although they were not gratified cident which first gave a signal check to the extent of his wishes, did yet to the invaders of those rights. The succeed in imposing much injustice on Capture of Cornicallis was the decithe Southern States, and without doubt sive event which led to the 'Ireaty of will try more. Those who are dispos- Peace. Gen. Washington's Surrened tamely to submit to the present in- der of his Commission, on the conclujustice, and with meekness and resig- sion of the Peace, was the retirement nation bear any further injury they of the Military to give place to the Cimay choose to inflict, may vote for vil Authority-exhibiting the accom-Gen. Jackson, and by so doing strength-en our adversaries. I had almost said the war was undertaken, and illustratenemies. But those who scorn tame ing, in a beautiful manner, the characsubmission to the present injustice, and ter of the Citizen Soldiery of a free are determined, if possible, to prevent country .- Nat. Int. future oppression, must vote for Mr.

## Crawford.

I hope, gentlemen, you will publish the next electioneering letter which D me the subscriber, by Michael Riggins, Gen. Jackson may write. It will pro- for the purposes therein expressed, I shall bably be a curiosity. It is very likely offer for sale, to the highest bidder, for cash, that he himself, and also his Lady, or, as on the premises in Randolph county, on Saplain Quaker would call her, his Waman, shine in silks and satins ; but Horses, seven Cattle, eight Sheep and fifteen he will hardly assign that as a reason Hogs ; also two Beds and Furniture, Housefor taxing the coarse dress and necessary of the poor, fifty per cent. and the jurious apparel of the rich, only twenty per cent. Nor can he offer the excuse

68 do joining the above, and McLean's formerly belonging John Mc Nair, dec'd.

100 do between Cole Camp, and Buck horn, joining McMillan's, not listed, owner unknown.

50 do in Marsh Branch, Whortle Berry Island, joining Samuel Johnson's, supposed to THOMAS COBBS begs leave to inform belong to \_\_\_\_ Pitman, not listed. 220 do joining John Britts, given in by

Burwell Britts.

50 do joining or near Princess Ann, given in by Samuel Sealah.

276 do In Burnt Islands, given in by Wm. Heslers, Sen.

225 do in Burnt Islands, given in by Ezekiel Parker.

57 in Burnt Islands, given in by Jas. Parker.

565 do on Ashpole and Horse Swamp, given in by Kennith Black, Esq.

50 do joining Stephen Thompson's given in by Wm. Woodall.

500 do on Jacob Swamp given in by Jas. Barfield.

300 do on Shoe Heel Swamp given in by hold and Kitchen Furniture and Farming U-John M'Leod. tensils-and shall execute such titles as are

100 do near Fair Bluffs, given in by Joab Mears.

720 in Big Swamp, joining Sullivan's supposed to Ezckial Allen, not listed.



## Manufactory.

the citizens of this place, and the public generally, that he has just received his Spring supply of Materials, from New-York and elsewhere, which will enable him to finish Car riages and Harness, of all descriptions, lower ner, dec'd, lying in Bertie county, on the than heretofore.

ment, he begs leave to state, that the Work, thers, containing 1000 acres by estimation, in every respect, shall be executed in a most of it wood land, well timbered and wa faithful, elegant & fashionable manner, equal tered. The land is equal if not superior to to any made in this country, and warranted any in the neighborhood. It may not be in every instance.

knowledgments to the public for the very on account of the transportation of lumber, liberal encouragement they have been pleas- &c. A farther description is deemed unneed to give him, and assures them that his personal attention shall be given to his pro- to purchase, would first view the premises. fession ; and the work shall be as low as it Terms made accommodating to the purchascan be afforded. Call and judge for your selves, before you purchase elsewhere.

Orders thankfully received and dispatched with celerity.

# Land for Sale. THE subscribers offer for sale the Lands I belonging to the estate of Thomas Bonwaters of Cashie river, adjoining the lands of To those not acquainted with his Establish- Jonathan Cooper, William Johnson and oimproper to observe that the contiguity of He beg's leave to tender his grateful ac. this Land to the river, may make it desirable cessary, as it is probable any person wishing er. For farther particulars apply to the sub scribers living in Franklin. TOLLIVER TERBELL.

WILLIAM T. BONNER. 42-3m Franklin, April 6, 1824.

Raleigh, May 6.