Friday, July 16, 1824.

THE BECISTER

JOSEPH GALES & SON, At Five Dollars per annum-half in advance

ADVERTISEMENTS

Not exceeding 16 lines, neatly inserted three in the same proportion ... COMMUNICATIONS thankfully received ... LETTERS to the Editors must be post-paid.



other purposes." court for that part of the territory situated to shall exceed one thousand dollars. east and south of Suwanee river, to con- and Council may, from time to time, direct. sist of one judge; he shall hold his court on Sec. 6. And be it further enacted, That so diction in all criminal cases, and exclusive ju- | Approved, May 26th, 1824. risdiction, in all capital offences, and original jurisdiction in all civil cases of the value of one hundred dollars, arising under the laws of the territory now in force, or which may, at any time hereafter, be enacted by the Leclerk who shall reside, respectively, at the at the shortest notice. place where his court is, or may, by law be tablished by the Legislative Council. And work. writs of error and appeal from the final decision of the said superior courts, authorised by this section of this act, shall be made to the appellate court of said territory, hereinafter provided for, in such manner, and under such regulations as the Legislative Council may direct; and, until the Legislative Council shall have made such regulations, writs of er-

each of the said superior courts, shall, more- authorized to transact his business. over, have, and exercise the same jurisdiction within its limits, in all cases arising under the laws and Constitution of the United States, which, by an act to establish the judicial courts of the United States, approved the twenty-fourth day of September, one thousand seven hundred and eighty-nine, and " An act in addition to the act entitled, 'An act to establish the judicial courts of the United States," approved the second of March, one thousand seven hundred and ninety-three was vested in the court of the Kentucky district. The first six days of each term of the said courts or so much thereof as may be necessary shall be appropriated to the trial of causes arising under the laws and Constitution of the United States. And writs of error and appeal from the decisions in the said superior courts authorized by this section of this act, shall be made to the appellate court of said territory, in such mauner, and under such re-Bulations, as the Legislative Council shall dior deputy officiate at more than one place of 4 numbers out of 27 put into the wheel. all cases under the laws and Constitution of day the 25th day of November, or at a much the United States, the same fees which the earlier day, if the sale of tickets will warrant clerks of the district court of the next adjoining state receive for similar services.

Tickets and Shares for sale at the
Bookstore of J. GALES & SON, RALEIGH.

socuted in the next adjoining state.

Sec. 3. And he it further enacted, That there shall be appointed, for each of the said courts, a person, learned in law, to act as attorneys of the United States, as well as for the territory, each of whom shall receive the same purcha ed in that way they will cost \$45, and fees, both in civil and criminal cases, as are are warranted to draw \$20, less 15 per cent. received by the district attorneys of the United States, of the next adjoining state, for similar services; and shall, moreover, receive, as a full compensation for all extra services, annually, the same salary as is provided, by law, for the district attorney for the district of Kentucky, to be paid, quarterly, by the Treasury of the United States. There shall, also, be appointed, for each of the said courts will meet with prompt attention. a marshal, who shall perform the same duties, July 10.

be subject to the same regulations and penalties, and be entitled to the same fees, to which marshals, in other districts, are entitled Is published every Tuesday and FRIDAY, by for similar services; and shall, in addition, be paid the sum of two hundred dollars annually, as a compensation for extra services; and shall, also, be subject to such regulations and penalties as the Legislative Council shall impose, while acting under, and in virtue of the territorial laws. Each judge shall receive a times for a Dollar, and 25 cents for every suc- salary of fifteen hundred dollars per annum, to inhabitant of this State: It is ordered that Swamp, given in by Stephen Baxly. ceeding publication; those of greater length be pad, quarterly, by the Treasury of the publication be made for three months in the United States.

there shall be organized in said territory a court of appeals, to be composed of the judges of the superior courts of said territory, any two of whom shall be a quorum, and shall hold, annually, at the seat of government of fesso, and heard ex parte. said territory, one session, commencing on the first Monday in January, in each and every year. The senior judge shall be the presiding judge of said court, and the other judges shall have precedence according to the date of their commissions, or, where their commissions are of the same date, according to their respective ages. That the said court may, by any one of its judges being present. be adjourned, from day to day; until a quorum be convened; and, if no one of its judg-An Act to amend an act, entitled," An act to es be present, by the marshal of said court, amend an act for the establishment of a until a quorum be convened; and the dis-Territorial Government in Florida, and for trict attorney, marshal, and clerk, of the superior court of the middle district, shall be Be it enacted by the Senate and House of Re- officers of the said court of appeals; and presentatives of the United States of America writs of error and appeal from the decision of in Congress assembled, That the Judicial pow- the said court shall be made to the Supreme er of the territory of Florida, shall be vested Court of the United States, in the same manin three superior courts, and in such inferior ner, and under the same regulations, as from courts and justices of the peace, as the Legis- the circuit courts of the United States, where lative Council of the territory may from time the amount in controversy, to be ascertained to time establish. There shall be a superior by the oath or affirmation of either party,

the west of the river Apalachicola, to consist | Sec. 5. And be it further enucted, That so of one judge; he shall hold his court on the much of the act, of which this is an amendfirst Mondays in May and November, in each | mendment, as requires the Legislative Counand every year, at Pensacola, and at such cil of said territory to commence its sessions other times and places as the Legislative Coun- on the first Monday in May, in each and evecil may direct. There shall be a superior ry year, be, and the same is hereby, repealed; court for that part of the territory situated be- and the said Legislative Council shall, heretween the Apalachicola and Suwanee rivers to after, hold a session in every year, commenc. offer for sale, to the highest bidder, for cash, consist of one judge; he shall hold his court | ing on the second Monday in November, in on the premises in Randolph county, on Saon the first Mondays of April and October in each and every year, but shall not continue turday the 21st of August, one tract of Land, each and every year, at the seat of govern- longer in session than four weeks after the containing 200 acres, one Waggon, three given in by Moses Oxendine. ment in said territory, and at such other times first session, which shall not continue longer and places, as the Legislative Council may in session than eight weeks; to be held at direct. There shall be a superior court for the seat of government in said territory, or that part of the territory, situated to the at such other place or places as the Governor

the first Monday in May and November, in much of the act, of which this is an amendeach and every year, at St. Augustine, and at ment, as requires that the Governor of Florisuch other times and places as the Legisla da shall not leave the territory without the tive Council shall direct. Within its limits permission of the President of the United herein described, each court shall have juris- States, be, and the same is hereby, repealed.

Stills.

RANCIS H. REEDER informs his customers and the public, that he has now on gislative Council, and shall have and exercise hand an assortment of STILLS of various siappellate jurisdiction over the inferior courts zes .- He continues to make them, and will of said territory. Each judge shall appoint a be enabled to furnish them of any dimensions

He requests those having Stills which may directed to be held, and they shall keep the need repairs, to favor him with their work records there. Each clerk shall receive for as soon as possible, as he may be unable to his services, in all cases arising under the laws of the territory, such fees as shall be es-

Virginian



10626 Blanks.

Arrived safely in Raleigh on the 5th inst. according to a former advertisement; and will be

ror and appeal from the decision of the said dollars the season, to be discharged by the superior courts shall be made to the appellate payment of 20 dollars if paid on or before the court of the territory, in the same manner that | tenth day of August, at which time the seawrits of error and appeals are taken and pro- son will expire. The subscriber may be seen at any time at Mr. Wm. Ruffin's, or in case of Sec. 2. And he it further enacted, That his absence Mr. John Ruffin, who is fully

JOHN C. GOODE. July 9.

Quantico Canal Lottery

1 Prize of \$5000 is \$50		
2000 100	200	
5 2000 100	000	
6 1000 60	000	
6 500 80	000	
	040	
	900	
690 10 69	900	
6072 5 .306	360	
山。"特别是山楂"口色香尼县。	الله	
6924 Prizes \$709	200	

17550 tickets. 11 blanks to a prize. This Lottery is formed by the ternary The clerks, respectively, shall keep Combination and Permutation of 27 numbers. for holding said courts: they shall receive, in _ The drawing will take place on Thurs

> Whole Ticket 2 50 Half do Quarter do

Parcels of 9 Tickets may also be had Should a parcel be purchased by certificate will cost only

Of Whole Tickets \$28 Half do Quarter do Prizes payable 30 days after the drawing, and subject to a deduction of 15 per cent. Orders from the country (post paid,)

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, to belong to Bartram Robinson, not listed; that the Defendant in this case is not an Raleigh Register, and Hillsborough Recorder, ford's given in by Robt. Ferguson. Sec. 4. And be it further enacted, That for the defendant to appear at the next term of this Court to be held on the first Monday Mile swamp, given in by Robert Hart. after the fourth Monday of September next, then and there to plead answer or demur, otherwise the petition will be taken pro con-A COPY,

J. WOOD, C. S. C.

North-Carolina,

HAYWOOD COUNTY. Superior Court of Law, second Wednesday af ter the 4th Monday of March, 1824.

John Crow, vs. James Holland's heirs. THEREAS it appears to the satisfaction of the Court, the Defendants James Holland, jun. Sophia Perkins and Cynthia Rhodes, heirs of James Holland, dec'd. are inhabitants of another government: It is therefore ordered, by the Court, that publication be made 3 months in the Raleigh Register, that the aforesaid defendants appear at the next Superior Court of Law, to be held for the coun ty of Haywood, at the Court-house in Waynesville, on the 2d Wednesday after the 4th Monday in September next, then & there, to plead, in by Macolm Galbreth. answer or demur, otherwise judgment will be taken pro confesso.

J. B. LOVE, Clk

Sale of Property.

Test,

67-Sm.

Y virtue of a Deed of Trust executed to me the subscriber, by Michael Riggins, for the purposes therein expressed, I shall 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 s are Thomas Locklier. vested in me by virtue of said deed.

WILLIAM WORTH. Ashboro', N. C. June 19.

\$50 Reward.

DUNAWAY on Saturday Morning last, a small vellow fellow called HARRY, 22 years of age, about 4 feet 10 inches high, weighs 122lbs. or thereabouts, well made, bushy head of hair, but when cut close, is raed a house servant.

I suspect he carried two \$20 Newbern notes with him, together with a blue broad cloth coat, a black crape frock or surtout coat lined with silk, a pair of brown cassimere pantaloons patched in the seat, a spencer and pair of pantaloons of common homespun cloth dyed in part with copperas, a pretty good hat and bootees, all of which he will exchange f in his power.

His object is to pass as a free man, and no doubt will aim for some large town, having on a former trip got near Wilmington in four days from this place, under the name of Martin Fogg. He is a keen artful little fellow and will (as he said he did on the first trip) keep the most public road when travelling.

I will give for the securing of him in any Jail so that I get him, the sum of \$25 provided he is taken in this state, and \$50 if he is taken, secured, &c. without the limits of it. JO. HAWKINS.

Raleigh, N. C. July 12th, 1824.

The Editors of the Newbern, Edenton, Wilmington and Hillsborough papers, are requested to insert the above 3 times, and forward their accounts to me for payment. J. H.

Notice.

Y 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 Fayetteville, on Tuesday the 20th day of Ju- of 3000 granted to Hewlett, not listed. day, if necessary,) a large quantity of excel Hewlett, not listed. 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 leather on. Likewise will be sold, or rented, the Tan-Vard lately occupied by the said deceased, and which is as well calculated for the records at the places where the courts The fate of the above 17550 tickets will be carrying on the tanning business as any in are held, and no one clerk shall, by himself determined in a few moments by the drawing the state, having every necessary out-houses, perty of William Moore, dec'd. &c. with a commodious lot attached thereto, containing about two acres of ground. Also will be sold or rented a two story brick house, on the west side of Green-street, in excellent repair, calculated for a store and dwell-

Any further particulars may be had by inquiring of Mr. John Crusoe or Mr. Charles B. Jones, Fayetteville, who are duly authorised to transact any business for me.

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 Fayette- horn, joining McMillan's, not listed, owner

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

Sheriff's Sale.

/ILL be sold at the Court-House in Lumberton, on Monday, the 26th July next, the following Lands, or so much thereof as will be sufficient to satisfy the Taxes due thereon kiel Parker. with charges and costs of advertising; viz:

125 acres on Beaver Dam Creek, supposed ker. 140 joining Sullivan's, N. E. of Ten Mile

994 do joining Mr. Dearmaed's and Craw-246 do between Great Swamp and Ten

100 do on Gum Branch, joining McMillan's and Tudor's, given in by Alexander M'nae.

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 hy Mary M'Nabb.

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

County Line, given in by Mary Sims. 406 do on Buckhorn, given in by William

200 do joining Ferguson's and Graham's, given 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'Millan's and others, the property of the heirs of Duncan 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

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

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

160 do joining John and David Oxendine,

170 do joining Joseph C. Locklier, and Wm C. Locklier, given in by Robert Locklier.

in by Wm. C'Locklier,

M'Neil's and Watson's, given in by William Lockher, Sen. 200 do between Raft Swamp and Mill

Swamp, the property of Alexander Hender-550 do joining McNair's, Belches', Mat- had agreeable to law among the respective

thews's, &c the property of Heirs of John heirs. Council, dec'd. not listed. 200 do (more or less) on Bear Swamp,

ther straight, pleasing countenance when joining John Campbell's the property of spoken to, and very polite, having been rais- James Lowry, or Silas Strecklin, not listed. 694 do joining the above, S. W. of Bear Swamp, the property of John Campbell, not

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.

Tudor, given in by Morris Tudor. Locklier, given in by Etheldred Tudor. 179 do (more or less) joining M'Nabb's call. and M'Lean's formerly belonged to Alexan-

der McNabb, not listed. 98 do on ten Mile Swamp, belong to the Heirs of Duguld Campbell, dec'd, joining Davis' and Campbell's.

50 do on Scolding Branch, joining Duncan Hugh's the property of John Smith, dec'd.

Hugh's, belong to John Smith, dec'd. 50 do north of Little Marsh, joining Shaw's and Wilkinson's supposed to belong to Mc Collum, not listed.

100 do S. W. of Lumber river, supposed to belong to the Heirs of Geo. Moore, dec'd. 150 do on Coward Swamp, joining Hinson and Watter's, supposed to belong to Scalah,

1800 do in Great Swamp, part of a survey

300 do between Flower Swamp and Lumber River, granted to John White, not listed. 107 do in St. Paul's district, near Little Marsh, given in by Darcus Jessups. 192 do on Gum Branch, late the property

of John McKinnon. 100 do joining McMillan's and Barlow late the property of Matthew Parham. 256 do on Long Swamp, listed as the pro-

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 Jno. McKay, Jun. & Colin Swamp, joining M'Leans, formerly belonging

52 do joining the above, formerly belong-Terms of sale, all sums under \$10, cash. ing to John McNair, dec'd. 68 do joining the above, and McLean's formerly belonging John McNair, dec'd.

to John McNair, dec'd.

unknown. 50 do in Marsh Branch, Whortle Berry Island, joining Samuel Johnson's, supposed to

belong to - Pitman, not listed. 220 do joining John Britts, given in by Burwell Britts.

50 do joining or near Princess Ann, giver in by Samuel Sealah. 276 do In Burnt Islands, given in by Wm.

Heslers, Sen. 225 do in Burnt Islands, given in by Eze-

57 in Burnt Islands, given in by Jas. Par-

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

John M'Leod. 100 do near Fair Bluffs, given in by Joah

720 in Big Swamp, joining Sullivan's supposed to Ezekial Allen, not listed. 500 do (more or less) in the Haf Swamp,

granted to John Cocke, joining Patterson's Lines, not listed. 50 do North of Lumber river, supposed to

pelong to --- Patterson, not listed. 2221 do on Gall Berry Swamp, near Bladen Also, The following Lots in the Town

of Lumberton, viz: Nos. 1, 6, 7, 91, 97, 98, 102, part of 120 and No. 132, supposed to belong to Neil Buie, Esq. not listed.

Nos. 113 and 114, supposed to belong to Angus Taylor, not listed. Nos. 3, 8, 9, 10, 11, 12, 29, 30, 51, 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. Nos. 27, 28, and part of 119, given in by Nos. 80 and 120, belonging to John New-

Nos. 95 and 96, belonging to John M'Kay 1 Lot in Princess Ann containing about one acre, supposed to be the property of Noals D. McALPIN, SH'F.

Robeson Co. June 14th, 1824,

Fo David Bullock & Wife, Elizabeth Bullock, Richard Parker, William

Parker and Willis Brown : OU are hereby notified, agreeable to an order of the County Court of Gates, that Robert Parker, died on the day of month, in the year 1823, intestate, seised and possessed of a tract of land lying in Gates county; and that Nancy Bond, Mary Craper 200 do joining Priscilla Jones, given in by et alias, heirs at law of the said Robert, filed their petition at February term, 1824 350 do joining Robert B. Locklur, given in Gates county, praying a partition of the said land among the heirs of the said Robert. 100 do N. E. of Drowning Creek, joining acording to law, and that you were made defendants in the same petition: You may therefore attend at the next County Court t be held for the county of Gates, on the third Monday in August next, and shew cause if ny you have, why a partition should not be



Carriage Making.

HE Subscribers having entered into copartnership in the carriage making business, under the firm of JACOB VAN WA-GENEN & CO, beg leave to inform their friends and the public in general, that they lier, the property of Priscilla Jones, not listed can be supplied with any work in their line 100 do on Bear Swamp, joining Etheldred as low as it can be obtained elsewhere. The work in every instance shall be warranted 400 do on Bear Swamp, joining Joseph C. for twelve months. Persons wishing to purchase carriages are respectfully invited to

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

WILLIAM F. CLARK. June 91824,

50 do joining the above, and Duncan The late WHITMELL ALSTON.

HIS is to give potice, that Whitmell Als-I ton, of Warren county, is dead, and at a court held for said county, in May last, Wm. K. Kearney, Esq. qualified as Administrator with the will annexed of said deceased, since which, he has appointed the Subscriber, by a proper power of attorney, agent to manage said estate; the Subscriber therefore gives notice to all persons indebted to said deceased, requiring them to make pay ayetteville, on Tuesday the 20th day of Ju-next, (and continue the sale from day to next, (and continue the sale from day to Hewlett, not listed. legatees, in part of their legacy, which will be made known on proper application, the legatees having the proper rule over those in their hands,) as indulgence cannot be given; and all persons having claims against the same, are required to present them to me, properly authenticated, within the proper time for settlement. DENNIS O'BRYAN. Warren, July 8th, 1824. 69-1aw4t.

150 do (more or less) N. E. of Lumber State of North-Carolina.

Cumberland County. In Equity-Spring Term, 1824. The State Bank of North-Bill to foreclose Carolina,

a mortgage of Defendants to Plaintiffs. McRae.

T appearing 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 100 do between Cole Camp, and Buck 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

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

or sale at this office