BALMICH RIBCH STIBE,

NORTH-CAROLINA STATE GAZETTE.

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

Tueday, July 27, 1824.

Vol. I.

THE BEGISTER Is published every Tursuar and FRIDAY, by

JOSEPH GALES & SON,

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ADVERTISEMENTS

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BY AUTHORITY.

in Congress assembled, That, from and after the ty and the other half to the informer. passing of this act, there shall be allowed, and paid, (in lieu of the fe s now allowed,) to each of the Registers of Wills, for the counties of Washington and Alexandria, in pressed, such officer shall forfeit and pay the that is to say :

no controversy,) one dollar ; For granting letters testamentary, seventy-

Annexing will, for one hundred words,

twelve and on -half cents; Registering the same, for one hundred

words, twelve [and] a half cents; For granting letters of administration, seventy-five cents;

one dollar and fifty cents;

For filing and entering renunciation of executors, or widow, twenty-five cents; For exemplification of letters testamentary, or letters of administration, under seal,

For issuing wrrrant, under seal, to appraisers and warrant to swear them, fifty cents; For notice of administrators to creditors, and orders thereon, fifty cents.

For entering caveat, twenty-five cents; tion, six and one-fourth cents;

For filing list of articles appraised, twenty-

For filing list of articles sold at vendue,

twenty-five cents; For recording the same, (if ordered by

the Court,) for every hundred words, twelve and one-half cents For stating, passing, and filing the account

lars; every additional item, two cents;

the Register,) and not exceeding seventy-five they with side arms. items, two do lars; every additional item,

For copy of same, under seal, if demanded, not exceeding one hundred items, one dollar; every additional item, two cents; seal and certificate, thirty-seven cents and one-

For subpæna, thirty-seven cents and onehalf. All witnesses to be put into one subpena, unless separate ones are required by the party. For every name after the first, six cents and one-fourth

For duces tecum, under seal, fifty-cents; For every search, where no other service performed for which fees are allowed, eighteen cents and three-fourths;

For making out, and filing, the balance of distribution of deceased persons' estate, for each heir, one dollar;

For taxing all costs in any one case, twen-For a writ of execution, on a definitive sen-

tence, under seal, seventy-five cents; Por recording, and filing, each indenture of apprentice, including the Court's taking

recognizance for same, or its approval when done by the Justices of the Peace, seventy For drawing deposition of witnesses, for every hundred words, twelve cents and one-

For filing all other papers, (except as a sove required,) four cents each; For entering appearance of party under

process, twelve cents and one-half; For entering return of process, twelve and me-half cents

For every continuance or reference, char- THAT those who may wish to purchase geable to the applicants, twelve and one-half

For commission to examine witnesses, or to auditors, under seal, one dollar ; For commission to value orphan's estate in the hands of guardians, under seal, one dol-

For entering every order of Court, twelve cents and one-half; if more than one hun-

and one-half per hundred;

For entering judgment, or rule of Court, twenty-five cents; copy of same, if demanded, for every hundred words, twelve cents and one-half; seal and certificate, thirty-seich cents and one-half

For entering every motion in Court, twelve and one-half cents.

For entering appointment of guardian, with certificate and seal of said appointment, one dollar; every additional word included in the same certificate, twelve and one-half

cents; For issuing attachment and entering motion therefor, seventy-five cents;

For taking a recognizance, twenty-five

For warrant to marshal to summon jury, inder seal, seventy-five cents;

For entering panel of jury, and swearing hem, fifty cents; For taking, filing, and recording, every bond, not above provided for, one dollar;

For passing an account against the estate of a deceased person, twelve and a half-cents; to be paid by the applicant, and not to be

Sec. 2. And be it further enacted, That the espective officers whose fees are by this act specified, are hereby required to make fair tables of their fees, agreeable to this act, and to set up the same in their respective offices within six months after the passing of this act, in some conspicuous part of their office, for the inspection of all persons who may have An Act to regulate the fees of the Registers business in said offices; on pain of forfeitof Wills in the several counties within the ing, for each day the same shall be missing, through said officer's neglect, the sum of ten Be it enacted by the Senate and House of Re- dollars, to be recovered as debts of the same presentatives of the United States of America, amount are recoverable, one half to the coun-

the District of Columbia, the following fees : party injured fifty dollars, to be recovered as tenth day of August, at which time the sead bts of the same amount are recoverable. son will expire. The subscriber may be seen For every probate of will, (where there is Provided, always, That the Judges of the at any time at Mr. Wm. Ruffin's, or in case of Orphans' court may allow to the Register of his absence Mr. John Ruffin, who is fully wills, reasonable fees for any service he may authorized to transact his business. have rendered, not specified in this act.

Sec. 4. And be it further enacted, That the Register of Wills of the counties of Washington and Alexandria, in the Distict of Columbia, shall be allowed by the Levy Courts of HIS is to give notice, that Whitmell Alstheir respective counties, for all record books Every bond taken of executors, administrator ordered that publication be made for 6 weeks trators, or guardians, and recording the same, levied and collected as other county charges with the will annexed of said deceased, since in the Raleigh Register, giving notice to the

Approved, May 26, 1824.

Division Orders.

A AJOR GEN. ROBERT R. JOHNSON vern themselves acc rdingly.

The Regiment of Franklin, at Louisburg, Friday 10th day of September next.

The two Regiments of Wake, at Raleigh, Wednesday, the 15th day of September. The Regiment of Warren, at Warrenton, Wednesday the 22d September.

On the day preceding the musters for reof an executor, administrator, or guardian, view, the Commissioned, non-Commissioned not exceeding seventy-five items, three dol- officers, and Musicians of each regiment of infantry, will assemble at the place of regi-For Examining the vouches [vouchers,] mental parade, at 11 o'clock, for the purpose passing, and filing the account of an execu- of instruction and discipline. All except field tor, administrator, or guardian, (not stated by officers are required to appear with fire arms,

On the day following each review, Courts Martial will be held.

By the General, THOMAS J. GREEN, EDWIN D. WHITEHEAD, Aids-de-Camp.



Carriage Making.

THE Subscribers having entered into coa partnership in the carriage making buiness, under the firm of JACOB VAN WAfriends and the public in general, that they phy, two of the defendants in the above case, can be supplied with any work in their line are not inhabitants of this State; It is thereas low as it can be obtained elsewhere. The fore ordered, that publication be made in the work in every instance shall be warranted Raleigh Register once a week for six months for twelve months. Persons wishing to pur- successively, that the said defendants, Wilchase carriages are respectfully invited to liam Murphy and Elizabeth Murphy, make

paired at the shortest notice, and on the most ty of Franklin, at the Court-house in Louisreasonable terms.

JACOB VAN WAGENEN. WILLIAM F. CLARK. June 9, 1824, 60-1wtf.

Notice is hereby given,

aluable Lots in the town of Wilkesborough, may find it to their interest to attend the sale of Lots, on Tuesday, the 3d day of August next. They will be sold at Twelve months credit.

ALSO, at the same time and place, Will be let to the lowest bidder, the building of a new Court-bouse, the foundation to be of Stone, the walls of Brick Said house to be forty dred words, then, at the rate of twelve cents feet long thirty-four feet wide. A particular plan and description of the house will be gi-For recording or copying any paper, for ven on the day of sale. There being but few

> W. R. LENOIR, J. HACKETT, J. WELLBORN,

Camp Meetings.

Camp-Meeting will commence at Stedman's, 8 miles above Pittsborough, or Chatham Court-house, the 2d of September. A Camp-meeting will commence at Bethel Meeting-house, 7 miles from Oxford, the 30th

of September The Neuse District Conference, will commiles south of Kaleigh, on the 14th of respectfully invited.

WM. COMPTON.

Stills.

RANCIS H. REEDER informs his customers and the public, that he has now on hand an assortment of STILLS of various sizes.-He continues to make there, and will be enabled to furnish them of any dimensions at the shortest notice.

He requests those having Stills which may need repairs, to favor him with their work as soon as possible, as he may be unable to attend to them so well when the season for using them is at hand, and he is crowded with work. June 2.

Virginian



Arrived safely in Raleigh on the 5th inst. according to a former advertisement; and will be let to Mares at 25

dollars the season to be discharged by the payment of 20 dollars if paid on or before the

JOHN C. GOODE. July 9.

The late WHITMELL ALSTON. ton, of Warren county, is dead, and at a and dockets necessarily furnished for their court held for said county, in May last, Wm. case, is not an inhabitant of this State; it is ment to him, without delay, (excepting such him. whose bonds, &c. have been passed, to the 63 of the 7th Division of the Militia of N. legatees, in part of their legacy, which will be Carolina, hereby orders the Muster of the made known on proper application, the legafollowing Regiments at the times and places tees having the proper rule over those in their hereinafter specified, for the purpose of be- hands,) as indulgence cannot be given; and For issuing citation, under seal, fifty cents; ing Reviewed-of which the respective Com- all persons having claims against the same, For administering every oath, or affirma- mandants and all others belonging to the re- are required to present them to me, properly giments are required to take notice and go- authenticated, within the proper time for set-DENNIS O'BRYAN. tlement. Warren, July 8th, 1824. 69-1aw4t.

Taken Up.

ND committed to the Jail of Stokes 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 Wavne county in this State, to his master, whose name he says is Samuel Wilson he does not know in what county.

away, or he will be dealt with according to JHSSE BANNER, Jailor. 56 1m Germanton, April 29.

State of North-Carolina. Franklin County.

Court of Equity, 2nd Monday after 4th Mon day in March, A. D. 1824. Jesse Reed, Complainant:

George Murphy, Williamson Murphy, Ni cholas Murphy, William Murphy, Patience Murphy, Amey Murphy, Elizabeth Murphy, Darby Thomas and Nancy his wife, Joseph Bledsoe, and Winifred nis wife, Frances M. Murphy and Temperance H. Murphy, are defendants.

T appearing to the satisfaction of the Court, GENEN & CO, beg leave to inform their that William Murphy and Elizabeth Murtheir personal appearance at the next Supe-N. B. Carriages of every discription re- rior Court of Equity, to be held for the counburg, on the second Monday after the fourth Monday of September next, and plead answer or demur to the said bill of omplaint otherwise the said bill will be taken pro confesso, and heard ex parte as to them, and decree made accordingly.

SAM. JOHNSON, C. M. E. Test,

State of North-Carolina,

Lenoir County Court. July Term, 1824. Robt. W. Goodman, adm'r.

lard Wood and Ann his wife.

of Henry J. McKinne, Wm. McKinne, Jno. Simp- | &c under son, & Chelly his wife & Bal- | act of 1789.

T appearing to the satisfaction of the Court, that the defendants in this case Mechanics in the County of Wilkes, foreign- reside without the limits of this State; It is For filing petition or report, and entering the same on record, (if necessary) fifty cents; if more than one hundred words, at the rate of twelve cents and one half per hundred;

H. B. SATTERWHITE. the County of Lendir, at the Court House in ua Council, given in by Allen McSwain. will be taken pro confesso, and heard ex-

parte. Attest. D. CASWELL, Clk. 71-5w.

State of North-Carolina,

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

Simon Harris IT appearing to the satisfaction of this Court, that Simon Harris, the defendant mence at Whitaker's Camp-Ground, six in this cause, is not an inhabitant of this State: It is ordered, that publication be made for six October, including a Camp-meeeting, to weeks for the said Simon Harris to appear on which the local preachers of this District are 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 wil be taken pro confesso.

> 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 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 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.

Test, GEO. ANDERSON, C. M. E. State of North-Carolina,

Randolph County. Court of Pleas and Quarter Sessions,

May term, 1824. Original attachment, levied Stephen Cox. on 3 tracts of land, 23 head Samuel Aston.) of hogs, 9 head of cattle, and 1 waggon.

Tappearing to the satisfaction of the Court I that Samuel Aston, the defendant in this which, he has appointed the Subscriber, said defendant to appear at the next County by a proper power of attorney, agent to Co r of Pleas and Quarter Sessions to be manage said estate; the Subscriber there- hel. for said county on the first Monday of fore gives notice to all persons indebted to Aug. next, and plead to issue or demur, said deceased, requiring them to make pay otherwise judgment will be entered against

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

State of North Carolina.

Northampton County. Court of Pleas and Quarter Sessions, June Term, 1824.

Elias Johnson, Original attachment, levied Drury Nelson.

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

Tappearing to the satisfaction of the Court that the defendant is not an inhabitant of this State: It is therefore ordered and decreed by the Court that publication be made in the Raleigh Register for three months successively, that unless the defendant Drury Nelson appear at the next Court of Pleas and Quarter Sessions to be held for the County of Northampton at the Court House in said and lives somewhere in Tennessee, but that County, on the first Monday of September next, and replevy the property so attached The owner is requested to come forward, and plead to issue, judgment final will be enprove property, pay charges and take him tered against him and execution awarded ac-

cordingly. 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. J. W. HARRISON, C. C. C.

Adv. \$6. Issued June 11. Sheriff's Sale,

ATILLbe sold at the Court-House in Lum berton, on Monday, the 26th July next the following Lands, or so much thereof as wil e sufficient to satisfy the Taxes due thereon with charges and costs of dvertising; 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. D. armaed's and Crawford'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, Davises, Crawford's and Brown's, given in by Effic McDearmaed. 400 do In St. Paul's District, given in by

Stephen Powell. 2224 to on Gall Berry Swamp, near Bladen County Line, given in by Mary Sims. 406 do on Buckhorn, given in by William

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-

Petition to ing M'Millan's and others, the property of recover debt 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.

in by Macolm Galbreth.

given in by James Oxendine.

50 do S. W. of Little Marsh, joining Josh-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 Moses Oxendine.

160 do joining John and David Oxendine.

No. 73.

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

350 do joining Robert B. Locklur, given by Wm. C Locklier. 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

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 Bear 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'Nabh's 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. 50 do joining the above, and Duncan Hugh's, belong to John Smith, dec'd. 50 do north of Little Marsh, joining Shaw's and Wilkinson's supposed to belong to Mo

Collum, not listed. 100 do S. W. of Lumber river, supposed to belong to the Heirs of Geo. Moore, dec'de 150 do on Coward Swamp, joining Hinson and Watter's, supposed to belong to Sealah,

1800 do in Great Swamp, part of a survey of 3000 granted to Hewlett, not listed. 1000 do, joining the above, granted to

Hewlett, not listed. 300 do between Flower Swamp and Luma ber 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's late the property of Matthew Parham. 256 do on Long Swamp, listed as the pro-

perty of William Moore, dec'd.

ing to John McNair, 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

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 to John McNair, dec'd. 52 do joining the above, formerly belong-

68 do joining the above, and McLean's formerly belonging John McNair, 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 pelong 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. 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. 300 do on Shoe Heel Swamp given in by

ohn M'Leod. 100 do near Fair Bluffs, given in by Joas 720 in Big Swamp, joining Sullivan's sup-

posed to Ezekial Allen, not listed.

500 do more or less) in the Raft Swamp. granted to John Cocke, joining Patterson's Lines, not listed. 50 do North of Lumber river, supposed to elong to --- Patte son, not listed.

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

200 do joining Ferguson's and Graham's, 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, 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. Nos. 27, 28, and part of 119, given in by Edith Ivev.

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 Noah D. McALPIN, SH'F.

Robeson Co. June 14th, 1824, 63-5t

Just Published, By J. Gules & Son, Price 25 Cents. View of the Pilot, or Ararat Mountain. I in North-Carolina, in a letter to a friend BY LOWLAND ROVER

June 19.