RALBIGII BIRGISTBR.

NORTH-CAROLINA STATE GAZETTE.

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

Friday, July 30, 1824.

THE REGISTER

Is published every Tuespay and FRIDAY, by

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

ADVERTISEMENTS

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

"FINAL DECISION."

How insolent have the People of this country been to pronounce upon the villainy of Ninian Edwards, without waiting for the "final decision" of the House of Representatives! What madness has seized upon the people, thus to think for themselves? The public opinion has been unalterably made up and pronounced against N. Edwards. You hear him denounced in every honorable company. See with what withering contempt and indignation he was toasted and gibbetted on the Anniversary of our Independence!

But how dare the people to think for themselves! How dare they forestall the "final decision" of their "public servants ?" What audacity in the people, thus to decide upon the evidence to decide, without the assistance of the House of Representatives : and to decide, too, in opposition to the dictatorial admonitions of Messrs. Adams,

Calhoun & Co.

But seriously speaking, how can these Secretaries expect to arrest the torrent of public opinion? To make use of the words of an intelligent correspondent, "do these Honorable gentlemen think the people cannot come to a just conclusion when all the facts of a case are placed before them? Do they wish the people to remain passive spectators for six or eight months, and then to adopt the report of Congress, when in the mean time they are called upon to exercise the elective franchise in one of the most important cases which can come before them, and which they cannot do understandingly without first acquitting or condemning Mr. Crawford? Do they wish Mr. Crawford's character to labor under the imputations cast upon him by Mr. Edwards. until the Presidential election is over, when the intelligent committee too to whom the subject was referred, have declared the charges to be groundless ? No, sirs, that will not do-the people will think and act for themselves; they require not the dictation of these Secretaries, to do what is right. The master spirits begin to shew themselves; and ere long this poor Ninny will be found to be nothing more than the "cat's paw in the hands of the monkey."

Even if the extraordinary letter of these three Honorable gentlemen had been spread before the people, in season to affect the last glorious Auniversary, it would scarcely have arrested the generous flow of public sentiment against the conduct of N. Edwards. On their own account, these gentlemen have reason to rejoice at the delay in the circulation of their letter. Had it gone out among the people, these gentlemen might have come in for their share of the public indignation. They might have been toasted themselvesand they might have felt how very impotent even the "public servants" may Superior Court of Law, second Wednesday afbe to arrest the independent opinion of an independent people. The nation's up—and it will not be in the power of Edwards from their just indignation.

Richmond Enquirer.

Great Acting .- The celebrated actor Ninian Edwards, having been engaged for the Season, is performing on the Washington Boards in great style. His powers are various, and good judges are greatly puzzled to determine in what line he most excels. Some think him capital in Col. Stephenson, whilst others deem him better in the part of Mrs. Lucy Stephenson, the Colonel's wife. The passage is very touching where he speaks of his husband's having gone to Kentucky for their daughher. There are those who prefer him in the part of the Director of the Edwardsville Bank, who was still a director at Washington, notwithstanding he had resigned at home. Some again I pledge you my HONOR I am not the fesso, and heard ex parte. author "of A. B." Some, passing by all these personations, think his best

piece of acting was with Mr. Wharton, which was a specimen of the terribly impressive. "He would be d-d A. B. plot." Such are the astonishing bereof. powers of Mr. Ninian Edwards, who, for a few days past, has been playing the ventriloquist, by so casting his voice as to make it appear as if it came from Mr. Agg. This greatly exceeds the performances of the celebrated Mr. Rannie, who could never get beyond the making of a dead pig squeak. Matthews, it is reported, has been engaged to return to the United States : but for him, as Mr. Edwards, it is said, can assume more shapes and tones than Matthews can, and therefore must e-

FROM THE NATIONAL ADVOCATE.

clipse him .- WASH. C. GAZ.

enjoy a cool half an hour, are recom- heirs. mended to pay a visit to the foot of Courtlandt-street precisely at the moment when the rival steam boats are about starting for Albany-The Olive Branch taking Jersey city in the way, to avoid running down the Court of Chancery. The fare is reduced to two dollars, a price so moderate as to come within the means of every industrious person; and even our daily laborers make up Sunday parties with their fa- ry Snow are not inhabitants of this State: It in an error. She also has the mark of the milies. "Vell my ducky, ve vill go is therefore ordered by the Court, that pubto Pekeepsy to-morrow; only a dollar lication be made for six weeks, in the Raleigh following with her: a blue grounded cotton take the biled beef and cowcumbers to be held for the county of Surry, at the

pay suit to the numerous passengers pas- parte. sing down Courtlandt-Street. "This way, Sir; this way to the Olive Branch, Sir; no monopoly, free trade and sailor's rights; low pressure; sails like the

Chancellor-old Fulton Company, Sir; for each boat; whiz goes the safety valve, " waiter where's my trunk ?- stop for down look. mv wife, Sir-can't, Sir-commodore, what number is my birth? births all taken, so are the settees-O, dear-O, la-how hot it is-help me on boardbuy oranges, sir?—here Mr., you forgot to pay the coach—a dollar, Sirdon't forget the boot black. Sir, --mem porte, you ave lost my portmantel-1 shall go to de Spring-last veek visant my chemise-oh, ventre bleustop de boat-go to the Vashington Hall for my petit objects-O, dem-" The decks are crowded, and the round the deceased, in the county of Wake, 18 said 2d day of Court. top as thick as bees-only two dollarsand in this confused and unpleasant state both boats push off, leaving a crowd of breathless passengers on the wharf, having arrived a moment too late. Such are the pleasures and economy of opposition.

North-Carolina,

HAYWOOD COUNTY. ter the 4th Monday of March, 1824. John Crow, vs. James Holland's heirs.

any man or set of men to screen N. Holland, jun. Sophia Perkins and Cynthia proved securites. 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 county of Haywood, at the Court-house in Waynes-ville, on the 2d Wednesday after the 4th Monday in September next, then & there, to plead, answer or demur, otherwise judgment will be taken pro confesso.

Test,

J. B. LOVE, Clk

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 inhabitant of this State: It is ordered that publication be made for three months in the view between the Mexican Ambassador in expectancy and Gen. Noble, when he says "Noble Let III. Noble, when he says "Noble, I shall not forget you:"
And then, extending his hand, adds, otherwise the petition will be taken pro con-

> A Copr, WOOD, C. S. C.

Bank Stock for Sale.

I Fear Bank Stock may be had at the curif he knew any thing about that d-d rent price, on application to the Printers two Negroes, viz. one Man by the name of

April 20th, 1824.

Parker and Willis Brown: Robert Parker, died on the day of county; and that Nancy Bond, Mary Craper the fellow will attempt to pass for a work et alias, heirs at law of the said Robert, fiit will, from appearances, be a bad job led their petition at February term, 1824 their apprehension, and all reasonable expenin Gates county, praying a partition of the ces paid. said land among the heirs of the said Robert, acording to law, and that you were made defendants in the same petition: You may therefore attend at the next County Court to be held for the county of Gates, on the third Monday in August next, and shew cause if any you have, why a partition should not be 67 t3dM A

Surry County.

IN Equity .- Petition to sell Land. his wife, Margaret Snow, Judah Snow, Obed and Jane Snow, infants, by their guardians, Wm. Thompson, and Tabby Snew.

Levi Snow and Henry Snow.

T appearing to the satisfaction of the Court, that the Defendants Levi Snow and Hen--by the living jingo how cheap; lets Register, that they appear at our next Court calico frock and two muslin ones, and an old and little Dick, so ve vill, and be down day in September next, to plead, answer, on Monday morning bright and early." or demur to the petition, or the same Each boat has runners or suitors, who will be taken pro confesso and heard ex JAS. PARKS, C. M. E.

67-6w. June 22, 1824.

TAKEN UP, ND committed to the Jail of Stokes County on the 10th ult a Mulatto man; who "For Albany, Sir; this way to the sometimes says his name is Daniel and belongs to John Billips in Lunenburg, Virginia; and at other times, he says his name is Danand are actually jamm'd in between years of ege, 6 feet 1 inch high, his ears are this before they purchase elsewhere. carts and wheelbarrows; the passen- cut off close to his head, which he says was gers heated, hurried, and hungry, press done by a Sheriff in Missouri, but will not tell particularly for what offence. He upo write a tolerably good hand, and has a vara

> The owner is requested to come forward, prove property, pay charges and take him away; otherwise he will be dealt with ac-

cording to law, JESSE BANNER, Jailor.

71-6m.

Germanton, July 7th, 1824. Land for Sale.

miles north of the City of Raleigh, the real 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 sides of the main road leading from Raleigh to Oxford, and contains valuable improvements-consisting of a large and commodious dwelling house, with the usual houses appendant, necessary for the accommodation of a family, and all the necessary farm houses; a small dwelling-house with other houses necessary for a sma! family, to which is attached a good store-house, and an ordinarily good Grist Mill. There are few tracts of land better watered than this; it abounds with good springs, and never failing streams. Terms MIHEREAS it appears to the satisfaction of credit will be one, two and three years; of the Court, the Defendants James the purchaser giving bond, with three ap-

> J. W. HARRIS, Adm'r. June 4th, 1824-

Sale of Property.

N virtue of a Deed of Trust executed to necessary out-houses. D me the subscriber, by Michael Riggins, for the purposes therein expressed, I shall offer for sale, to the highest bidder, for cash, on the premises in Handolph county, on Saturday 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. 66 7w Ashboro', N. C, June 19.

NOTICE.

Pursuant to a decretal order of the honorable Court of Equity for the County of Wake, shall expose to sale at the Court-House in the City of Raleigh on Monday, the 16th August next, that valuable Lot & improvements in the said City, situate on the corner of Hills-borough and M'Dowell streets, and known in the plan of said City as Lot No. 198, the property of Margaret Eastwood.

Terms of Sale-nine and eighteen months credit: bonds with approved security, bear ing interest from the date, will be required JOHN S. ELLIS, C. M. E. April 20, 1824.

Runaway

DETWEEN 30 and 40 Shares of Cape ROM the subscribers on the 19th Decem-L ber 1822, in Wayne county, N. Carolina, MOSES, about 37 or 38 years old, about 5 feet 8 inches high, a little yellow complect-To David Bullock & Wife, Elizabeth chin, and the soft end of one of his ears is off. Bullock, Richard Parker, William has a scar on one of his legs near his instep, and scars across his belly occasioned by a VOU are hereby notified, agreeable to an burn. The Woman [his wife] is named FEorder of the County Court of Gates, that REBY, and is a small woman, very yellow complected. When they eloped the woman month, in the year 1823, intestate, seised was pregnant, and it is likely has a child and possessed of a tract of land lying in Gates | with her. It is likely they have a free pass, man. A reasonable reward will be given for WILLIAM BARNES,

and EPHRAIM DANIEL

Fifty Dollars Reward.

July 7.

ANAWAY from the subscriber living in Two dollars. - Those who wish to had agreeable to law among the respective & Guilford county, on the 20th June, 1923, two negroes, CALEB and JUDY .- Caleb is State of North-Carolina, stont made, broad across the shoulders, about thirty years of age, light complexion, speaks slowly, and is about 5 feet 8 or 9 inches high. He has a long, loping walk, and be enabled to furnish them of any dimensions Larkin Snow, Job Southard and Mourning bends forward considerably, as he walks; he at the shortest notice. has marks of the whip. He had on when he went away, a brown bombazett surtout coat, need repairs, to favor him with their work a striped (varn) black and white, jacket, as soon as possible, as he may be unable to blue cotton panialoons and a wool hat.

> size, copper coloured, quick spoken, and work. blinks her eyes very much, when detected |whip. Judy took among other clothing the fashioned black silk bonnet. She is an ex-

I suppose they are lurking about as free persons. I will give the above reward for their delivery to me, or confinement in Jail, so that I get them, or in proportion for ei-

ABRAHAM PEEPLES. Guilford county, April 28, 1824. 49-3m.

Neuse River Land FOR SALE.

TISHING to remove to the West, the subscriber offers for sale a valuable finest boats in the world; spacious and jel Stion, and is a free man. But on his exa- tract of land 6 miles northeast of Raleigh, lyairy; no bursting of boilers; no run- mination before the Justice of the Peace who ing on Neuse River, containing 1200 acres; ning races, all safe and smooth; this committed him, he said he was a slave, and it is inferior to none in this part of the counway, Sir." Ding dong goes the bell of belonged to John Smith of New York. It try for the culture of Corn, Cotton, &c. It is the Chancellor; Too-too-too, goes the appears to be in ossible to make him tell quite unnecessary to say any thing more as to the truth as he tells different tales every time its qualities, conveniencies, &c. but invite bugle of the Olive Branch at the same he is examined. He says it has been five all gentlemen who are desirous to purchase time. Carriages rattle down the wharf years since he ran away. He is about 27 land in this part of the State to call and view

> WM. R. HINTON. Wake county, June 22. 64 6w

> > Sir Archy for sale.



THE Subscriber will offer for sale to the highest bid der, on Tuesday the 24th day of August next,

being the second day of Orange County Court, on a credit of one, two & three years, his well known Stud Horse SIR ARCHY .where's my law books? Vaitair, diable AVING duly qualified as administrator He is a very sure foal-getter -- his colts are de bonis non with the will annexed, up- large and likely-his form, size, blood and on the Estate of Col. Ransom Southerland, performances on the turf, entitle him to rank dec'd. I shall, in execution of the last Will amongst the first rate stallions of the present and Testament of my testator, proceed to ex- day. Should any person incline to purchase pose for sale to the highest bidder, on the 10th the Horse at private sale he can do it by makof August next, at the late dwelling house of ing application to the subscriber, previous to

JAMES MOORE, of Stony Creek.

Valuable Real Estate, FOR SALE!

name of Stokes Place, Ramsay's now Boylan's hands,) as indulgence cannot be given ; and calculated for a Country Store.

known by the name of Mr. Callum's place, tlement. containing about 125 acres of good land, ad- Warren, July 8th, 1824. 69-law4t. joining the lands of Mrs. Dubrutz, and Robt. Calmer, Esq. with a good dwelling house and

lands may be had by application to Arch'd. McBryde or Phi ip Alston, Esqrs.

Terms of sale, 6, 12 and 18 months credit, ourchasers giving bond with approved secuity, or a mortgage on the property if re-JOHN CRUSOE, Ex'r. Fayetteville, July 20, 1824.

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 ham Murphy and Elizabeth Murphy, make State: It is ordered, that publication be made their personal appearance at the next Su or 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.

J. Gales & Son,

No. 94.

AVE just received a fresh supply of fine A Foolscap and Letter Paper. July 27, 1824.

A Music Teacher

WANTED in Shady Grove Female Academy.

THOS. COTTRELL. Warren county, June 10.

Camp-Meetings.

Camp-Meeting will commence at Sted-In man'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 commence at Whitaker's Camp-Ground, six miles south of Raleigh, on the 14th of October, including a Camp-meeeting, to which the local preachers of this District are respectfully invited.

WM. COMPTON.

Stills.

RANCIS H. REEDER informs his custo-I mers and the public, that he has now on hand an assortment of STILLS of various sizes .- He continues to make them, and will

He requests those having Stills which may attend to them so well when the season for Judy is about forty, years of age, middle using them is at hand, and he is crowded with

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 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.



Carriage Making.

THE Subscribers having entered into co-I partnership in the carriage making business, under the firm of JACOB VAN WAS GENEN & CO, beg leave to inform their friends and the public in general, that they can be supplied with any work in their line as low as it can be obtained elsewhere. The work in every instance shall be warranted 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 9, 1824, 60-1wtf.

The late WHITMELL ALSTON. THIS is to give notice, that Whitmell Alston, 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 Y virtue of authority in me vested by the manage said estate; the Subscriber there-late Will and Testament of Mrs. Eliza fore gives notice to all persons indebted to Ramsay, dec'd. I offer for sale, a valuable said deceased, requiring them to make pay tract of land, on the south side of Deep Ri- ment to him, without delay, (excepting such ver, Chatham county, containing about 640 whose bonds, &c. have been passed, to the cres, 200 acres of which are under cultiva- legatees, in part of their legacy, which will be tion; about 100 of it is low ground or river made known on proper application, the legaland. The situation is well known by the tees having the proper rule over those in their Ferry. It is a desirable situation, and well all persons having claims against the same, are required to present them to me, properly Also, a desirable situation near the Gulph, authenticated, within the proper time for set-DENNIS O'BRYAN

State of North-Carolina. Franklin County.

Further particulars of the beforementioned and may be had by application to Arch'd.

Franklin County.

Court of Equity, 2nd Monday after 4th Monday 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 his wife, Frances M. Murphy and Temperance H. Murphy, are defendants.

T appearing to the satisfaction of the Court, that William Murphy and Elizabeth Mur-phy, two of the defendants in the above case, are not inhabitants of this State; It is there-fore ordered, that publication be made in the Raleigh Register once a week for six months successively, that the said defendants, Wilrior Court of Equity, to be held for the county of Franklin, at the Court house in Louis burg, 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 con-

fesso, and heard ex parte as to them, and decree made accordingly. SAM. JOHNSON, C. M. F.