

# RALEIGH REGISTER,



## AND North-Carolina State Gazette.

MONDAY, MARCH 9, 1807.

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No 389.

### By Authority.

#### AN ACT

For the relief of William Hearn.

BE it enacted by the Senate and House of Representatives of the United States of America, in Congress assembled, That the Secretary of the Treasury be, and he is hereby authorized to enquire, by himself, or by some trusty agent whom he may appoint for the purpose, into the pecuniary circumstances of William Hearn, now imprisoned by virtue of the United States, in the prison of Washington county, district of Columbia; and if said Hearn shall assign and convey to the Secretary aforesaid, all the estate of every kind and description, which he may own or be entitled to in possession, remainder or reversion, to the proper use and benefit of the United States; or if he the said Hearn, shall prove to the satisfaction of the Secretary, or agent aforesaid, that he has no estate, and has not transferred all, or any part of his property, with intent to avoid the payment of the sum for which he is imprisoned, or to defraud the United States; then the Secretary of the Treasury shall give to said Hearn a certificate, stating what he has done in the premises, and upon said Hearn producing such certificate to the marshal of the district of Columbia, he shall discharge said Hearn from his imprisonment: *Provided*, in case the certificate shall specify that the said Hearn has satisfied the Secretary, or agent aforesaid, that he had no estate, and of course has made no assignment, then the said Hearn shall be free, or execute the marshal, his obligation payable to the United States, for all his expenses which have arisen in consequence of his said imprisonment, before he is discharged aforesaid: *And provided*, that nothing in this act shall be construed to discharge any other person from any liability to be imprisoned, or to release any estate which the said Hearn may hereafter acquire, from a liability to satisfy said execution.

NAT. MACON,  
Speaker of the House of Representatives.

GEO. CLINTON,  
Vice-President of the United States, and President of the Senate.

Approved Feb. 10, 1807.

TH. JEFFERSON.

#### AN ACT

To extend the power of granting writs of injunction to the judges of the district courts of the United States.

BE it enacted by the Senate and House of Representatives of the United States of America, in Congress assembled, That from and after the passing of this act, the judges of the district courts of the United States shall have as full power to grant writs of injunction to operate within their respective districts, as is now exercised by any of the judges of the supreme court of the United States, under the same rules, regulations and restrictions as are prescribed by the several acts of Congress establishing the judiciary of the United States, any law to the contrary notwithstanding: *Provided*, that the same shall not continue longer than to the circuit court next ensuing, nor shall an injunction be issued by a district judge, in any case where a party has had a reasonable time to apply to the circuit court for the writ.

NATH. MACON,  
Speaker of the House of Representatives.

GEO. CLINTON,  
Vice-President of the United States, and President of the Senate.

Approved, Feb. 13, 1807.

TH. JEFFERSON.

#### AN ACT

To annex certain shores and waters to the district of Mississippi, and to authorize the building a custom-house at New Orleans.

BE it enacted by the Senate and House of Representatives of the United States of America, in Congress assembled, That from and after the thirtieth day of the next, all the shores and waters which lie over Ohio, and of the several rivers and creeks emptying into the said river Mississippi or any of its branches, be, and the same are hereby annexed to, and

shall make part of the district of Mississippi.

Sec. 2. *And be it further enacted*, That a surveyor shall be appointed for each of the following towns or places, that is to say: Pittsburg, Charlestown, Marietta, Cincinnati, Limestone, Louisville, Massac and Natchez, who shall be authorized to grant temporary registers to vessels of the United States, in the same manner and on the same terms, and conditions as may be done by the collectors of the several districts of the United States; and each of the said surveyors, besides the fees paid in relation to the admeasurement and registering of vessels, shall receive an annual salary of one hundred and fifty dollars.

Sec. 3. *And be it further enacted*, That the collector of the district of Mississippi shall, on the surrender of any temporary register granted to a vessel of the United States as aforesaid, issue a permanent register for such vessel; provided that the master of such vessel shall take the usual oath, and perform all the other conditions required by the registering act, except that he shall not be obliged to give any new bond to the said collector.

Sec. 4. *And be it further enacted*, That so much of any act or acts as respects any of the shores or waters, annexed by this act to the Mississippi district, into separate districts, be, and the same is hereby repealed.

Sec. 5. *And be it further enacted*, That the Secretary of the Treasury be, and he is hereby authorized and directed to cause to be built upon some convenient site belonging to the United States, in the city of New Orleans, a good and sufficient house to serve as an office and place of deposit for the collection of the customs at that place. And the sum of twenty thousand dollars, hereby appropriated to defray the expense of erecting the same, to be paid out of any money in the Treasury, not otherwise appropriated.

NAT. MACON,  
Speaker of the House of Representatives.

GEO. CLINTON,  
Vice-President of the United States, and President of the Senate.

Approved Feb. 13, 1807.

TH. JEFFERSON.

### ADVERTISEMENT.

HAVING some short time past met with an Advertisement, which came out in Mr. Davison's Paper of the 9th of May last, from Warrenton, wherein y Mother, Martha Hill, observes she has purchased my estate, I am under the disagreeable necessity of informing the Public to the contrary. Self preservation is one of the first laws of nature, and it compels me to take this only method of securing to myself a sufficient maintenance for my future years; I therefore forwarn all persons from purchasing any Property, from, by, or under any conveyance my Mother can make, as she has not now, nor never had, any fee simple in any Estate whatever. If an explanation should be necessary, I shall always be ready to give it more at length.

HENRY HILL  
Franklin, Feb. 9, 1807.

### WILKES COUNTY.

January 19, A. D. 1807.

WE inform the Public, that the GRAMMAR SCHOOL PATENTED THIS, has recently removed to the Court-house, where it will continue a few months, in a large and suitable house for the business of such an Institution until a house about half a mile out of town can be finished for the direct purpose of the School.

Students may obtain boarding in Town at the different prices of 45 and 54, and in the Vicinity at 26 and 34. Tuition, for the Latin and Greek Languages, English Grammar, Rhetoric, &c. is \$13 paid half-annually. This Seminary has existed two years in this county with the very general applause of those Gentlemen who have been subscribers. It has had two Exhibitions, which have met with almost universal approbation. The Teacher of this Academy is strictly attentive to the interests of his Pupils, studious to promote the improvement both in literature and morality. The situation of this School is undoubtedly as healthy as any other on the continent, having every physical advantage that can be derived from air, water and eminence. From the healthfulness of the place, the cheapness of board, and the general satisfaction that the Teacher of this Academy has given, both in his scholastic discipline and moral department, we recommend it to those Gentlemen who are desirous of putting their Sons to a Grammar School, to put them here.

William Lenoir,  
William Hulme,  
Edmund Jones, Trustees.

Chap. Gordon,  
Jas. Wilkerson,  
Feb. 21.

### RALEIGH ACADEMY.

THE TRUSTEES have now the satisfaction to state that this Institution has at length arisen to that high degree of respectability, and usefulness which has ever been expected to result from their exertions—the ability of the Teachers, the many advantages of its local situation, and the favour of a generous and enlightened Public.

The benefits, expected from the zeal and talents of the Rev. Mr. TRUNSEN, Principal of the Institution, have been abundantly realized; and the increasing favour of the Public have enabled the Trustees to employ as Preceptor in the Female Department, Mrs. BOWEN, of Fayetteville, a Lady eminently distinguished for correctness of manners, and a knowledge of Literature and the elegant Arts, and who has for many years procured for the Academy at Fayetteville, the merited reputation of being the best in the state for the Education of Young Ladies; and it is hoped and expected that her removal to Raleigh will not diminish her sphere of usefulness.

Mr. JAMES BURCH, of Virginia, has also been employed as Assistant Teacher. His moral character is unexceptionable—his attainments in Literature and Science are various and extensive, equal to the duties of his appointment, and worthy of his associate Teachers. Mr. Burch is already in the Academy—Mrs. Bowen will arrive on the first of April.

In the Male Department will be taught the Languages, Arts and Sciences, usually taught in the American Colleges and Academies. And in the Female Department, English Grammar, Geography, the use of the Globes, Needle Work, Painting, Embroidery, Belles Lettres, History, and the Rudiments of Natural Philosophy and Astronomy. Terms of Tuition are three and four Dollars a quarter for the lower and middle Classes, and five Dollars for the higher branches of the sciences.

Boards can be had in most of the Public Houses, and in many genteel private Families a 60 Dollar a year, Washing, Bedding and Firewood included.

The Year is divided into two Sessions. The first commences on the first day of January, and ends the Saturday immediately preceding the last Monday in May. The second Session begins on the first Monday in June, and ends the Saturday immediately preceding the third Monday in November, which is the day of the meeting of the General Assembly. Each Session is divided into two Quarters. At the end of each Session there is a public Examination and Exhibition of the Students, and at the end of each quarter a private one.

The Building of the Academy is spacious and convenient, situated near an excellent Spring, and in a part of the town wholly uninhabited by private families. The superior healthfulness of Raleigh is too well known to require being mentioned here.

With the many advantages which this Institution possesses, the Trustees feel justified in confidently inviting Parents and Guardians to send their Children and Wards to this Place for their Education. The Teachers stand pledged to the Public by their characters and the duties of their stations; and the Trustees now pledge themselves by their assurances, that the greatest attention and diligence shall be used to preserve the morals, improve the manners, and promote to the utmost the Education of the Youth who may be committed to their guidance.

Signed by order and in behalf of the Board,  
WILLIAM WHITE, Secy.  
Raleigh, February 10, 1806.

### FOR SALE.

A Valuable PLANTATION in Anson County, on the South Side of Peele River, containing about Seven Hundred and thirty Acres; a full proportion of which is Low Ground of the first quality, and the Upland is prime for the culture of Cotton. Between eighty and one hundred Acres are cleared and under fence, and in good order for cultivation.

A great Bargain may be had in the Land, and a liberal Credit will be given for the Purchase-money. For further particulars apply to the Subscriber, near Wadesborough, in the said County.

Oct. 27. ROBERT ROY.

### FIFTY DOLLARS REWARD

BROKE the Jail of Anson County, on the Night of the 1st inst. DENNIS M'LINDON, charged with Horse-stealing. He is a stout well-set man, abt five feet seven or eight Inches high, with light sandy Hair about Forty Years of Age, his Nose remarkably turned up, and appears to have been broke. The above Reward and all reasonable Charges will be given for apprehending said M'LINDON, and delivering him to the Sheriff of this County.

JOSEPH PI-KETT,  
Wadesborough, Anson County, Feb. 26, 1807.

### COMMITTED

To Wake County Jail on the 18 Inst.

A NEGRO MAN of a yellowish Complexion, 25 Years of Age, 5 feet 4 Inches high, tanned made, and has a scar in his under Teeth. He calls himself Richard Freeman, and has a Certificate of emancipation with him, purporting to be from his late master, Thomas Everett of Archibald county, Virginia, but which is suspected to be a forgery.

The Owner of said Negro is requested to come forward, prove his Property and take away said Negro.

Wm. Scott, Jailor.  
Feb. 21.

### New Tavern at the Red House.

THE Subscriber begs leave to inform his Friends and the Public in general, that he has lately leased the well-known TAVERN, at the Red House, in Wake County, N. Carolina, owned by Mr. Thomas Jeffreys. The Buildings are large and convenient, having twelve Rooms so arranged, that the weary Traveller can at any time find a pleasant retreat, entirely removed from the bustle of the crowd. The greater part of the Building has been lately erected, and the balance newly repaired. There are Tables and all other necessary Arrangements, calculated to render his House agreeable to Travellers.

He pledges himself to keep attentive Hostlers, with all kinds of Grain and Forage for Horses; likewise a well-furnished Table, with proper attendants, to prevent the delay of time while stopping for nourishment.

He calculates on receiving Boarders from among those young Gentlemen who are sent to the Holy Academy, which is not more than half a mile distant. He assures Parents and Guardians, that he will, as much as possible, attend to the morals of those Students who board with him; and that they shall have private Rooms, with all necessaries, on the lowest terms.

From the great trouble and expense he has been at to make his first rate Public House, and the assiduity and attention that he pledges himself to bestow, he hopes he shall meet with the patronage of the public, and render general satisfaction.

His Lease commences at Christmas, by which time he shall be there, ready for the reception of Travellers.

RICHARD OGILBY.

### Hillsborough Superior Court.

THE following Causes are retained on the Hillsborough Docket for Trial on the next Term, which will commence on the third Monday in March:

- 1 Stroud vs Games
- 2 L. Spence vs Spaine
- 3 Stroud vs Seawell
- 4 Herring vs Fry and Cratch
- 5 Littlejohn vs Turner
- 6 O'Daniel vs Peady and Barker
- 7 Robinson vs War
- 8 The State for the use &c. vs Miller and Hill
- 9 Wentbush & Co. vs Lea
- 10 Stroud vs Hunter
- 11 Jones vs Aslie vs Cain
- 12 Collier vs Wilson and Roberts
- 13 Cameron vs Pulliam
- 14 Canis vs Johnston
- 15 Hunter vs Seary
- 16 Stroud vs Hunter
- 17 Lockhart vs Dishon
- 18 Bell vs Lucker
- 19 Smith & Co. vs Williams & Co.
- 20 Washington vs Person
- 21 Mebane vs Mebane's Executors
- 22 Clay and Barwell vs Person
- 23 Pulliam vs Spence
- 24 Hunt, Campbell & Co. vs Johnston
- 25 Clay vs Town's Administrators
- 26 The same vs the same
- 27 Canis vs Lewis
- 28 Person vs Ranney
- 29 Nelson and McCulloch vs Howell
- 30 Stroud vs Harrison
- 31 Debow vs Hooge
- 32 Williams vs Harrison
- 33 Chris. mass vs Hawkins and Moss
- 34 The same vs Hawkins and Moss
- 35 Campbell vs Peterson
- 36 Jones, Solicitor-General vs Ellison
- 37 The same vs the same
- 38 The same vs the same
- 39 Norfleet vs Miner
- 40 Johnston vs Graham
- 41 Sluvers vs Frazier
- 42 The same vs the same
- 43 Cooper vs Hargroves
- 44 Balarus vs Viggus
- 45 Burchens & Co. vs O'Briant
- 46 Burnett vs Ford
- 47 Anderson vs Jeffers
- 48 Cline vs Bisset
- 49 Bland vs Frazier
- 50 The same vs the same
- 51 Holliday and Hinton vs the same
- 52 The same vs the same
- 53 Haris and Wright vs Ward
- 54 O'Connell vs Wate
- 55 Carrington vs M'Leomore
- 56 McCulloch vs Cantrill
- 57 Mebane's Executors vs Murdoch
- 58 Mebane vs Murdoch
- 59 Willie vs West
- 60 Stroud vs Powell
- 61 Burtis vs Hamilton
- 62 Daniel vs Holland
- 63 Jackson vs Lockhart
- 64 The same vs the same
- 65 The same vs Lockhart and Kay
- 66 The same vs Kay
- 67 Atkinson vs Taylor
- 68 M'Neill vs Peace and others

The State vs John Dannaivin.

Tes, S. BENTON.

The following are retained on the Arguments Docket.

- 1 Buchner and Wife vs Williams
  - 2 Robertson & Wife vs House admr. &c.
  - 3 Lurrentine vs Murphey.
- And the following on the Scire Facias Docket
- 1 Littlejohn vs Alison vs Brewer & others
  - 2 Owen vs Wife vs Hawkins
  - 3 Lewis vs C. peland and Burnett
  - 4 Durkin vs Edson
  - 5 Burwin &c. vs Satterwhite's Executors.
- The Act of the last Legislature has thrown all such business into one Rule of Court, so that the Suitors, Witnesses, &c. will all attend at the commencement of the Term.
- S. BENTON.

### DR. ROBINSON.

HAS just received a very general Assortment of genuine MEDICINES, at his Medicinal Store on Haystreet, Fayetteville, which he offers for Sale on very moderate terms.

Physicians and Families in the Country, shall be supplied at the shortest notice, and on terms that cannot fail to satisfy.

Fayetteville, Jan. 14.

### MUSIC, SINGING & DRAWING.

MR. MILLER HAS engaged to teach the above Branches of the Polite Arts, at Mrs. FALKENER'S Young Ladies' Boarding School in Warrenton. Being engaged by the patronage of many respectable Citizens, the means devote his time entirely to that Seminary; and anticipates, that his exertions in the discharge of his duty, will so attach his Employers, as to insure a continuance of their favours.

Jan. 28.

### Ten Dollars Reward.

RUNAWAY from the Subscriber living in Orange County, near Haw River, a Negro Man named Cooper, height tall, lusty Fellow, 22 years old, he formerly belonged to a Mr. Thomas Trotman, of Gates County where I expect he will am to go. Any Person apprehending said Negro and will secure him so that he get him, or will deliver him to me, shall receive the above Reward, and all reasonable Expenses paid.

JAMES WHITSELL,  
Jan. 8th, 1806.

### FOR SALE.

THE HOUSE and LOT of the Subscriber in the Town of Hillsborough, which, as a Public House, is equal to any stand in the place. The Lot contains one Acre of Ground, which is well enclosed with Plank. There is excellent Water on the Lot, good Stables, and every other convenience suitable for a Tavern.

The Subscriber being determined to move to the Western Country, will sell the Property low, and receive in part of payment, a Negro Fellow—the balance in Cash.

HENRY THOMSON, junr.  
Jan. 26.

### SHERIFF'S SALES.

WILL BE SOLD, On the 21st day of March next, at the Court house in Richmond County.

SO much of a Tract of Land in said County, given in by Duncan Curry, as will satisfy the Tax there for the year 1805, with the Costs accruing thereon.

JOHN CRAWFORD, Shff.  
Richmond County, Jan. 16.

### NEW BOOKS.

J. GALES has just received the following new Books:

The Life of William Pitt Do. of Lord Nelson Do. The Revolutionary Plutarch, containing Biographical and secret Memoirs of the Bonaparte Family.

Secret History of the Court of St. Cloud. History of Bonaparte, with an Account of the Battle of Austerlitz. Ewell's Discoveries in Chemistry.

Also in Morocco, on common binding, THE GEN. FREEMAN'S ANNUAL POCKET REMEMBRANCE, for the year 1807, containing an Almanack, ruled Pages for Memorandums, &c.

### The Concentrated Tincture of YELLOW BARK.

Prepared by JAMES DALTON, Chymist & Apothecary, from London, corner of Church and Trad-Street, Charleston, where it is sold in Bottles, with proper directions, at one Dollar each; and by his appointments, by J. GALS, Raleigh.

A certain Cure for Intermitting, and very useful in all complaints that require large doses of the Bark, and an excellent preventative against the prevailing Fever of Charleston, and the common Fevers which are so prevalent in the country.

This Bark is not considered in a new character, but as only possessing the medicinal powers of the common Bark in a greater degree, which has been fully proved at Guy's Hospital in London, where it is now the only kind in use. Dr. O'Meara, late First Physician to the Grand Hotel Dieu of Lyons, in France, says, "Its reputation rose to such a pitch, that though its price became enormous, it was the only species of Bark employed, particularly in any disorder appearing in the least dangerous, and which required a certain and speedy remedy; and that he can safely assert, that out of several hundreds, he does not recollect even one case, which it failed."

Though Bark, in substance is generally recommended, yet the stomach frequently will not bear such large repeated doses as are sometimes necessary. This inconvenience is obviated by the use of the Concentrated Tincture, as it can be given with greater advantage, and more likely to agree with the stomach, the dose not being unnecessarily enlarged by any indissoluble matter, which is evident the Bark, in its original state, contains—a tea-spoonful only of this Tincture being equal to a large dose of the Powder or to six times its quantity of the compound Tincture of the New-London Pharmacopoeia. The great bitterness also gives it a peculiar advantage in Bilious Disorders, and renders it an excellent substitute for Medicinal Bitters.