Ours are the plans of fair, delightful Peace, " Unwarp'd by party tage to live like Brothers."

VOL. XXIV.

FRIDAY, APRIL 2, 1824.

NO. 1280.

### The Register

Is published every FRIDAY, by JOSEPH GALES & SON,

At Three Dollars per annum, or One Dollar and a Half for half a year-to be paid in advance.

### ADVERTISEMENTS

the Editors must be post-paid.

#### State of North-Carolina. Edgcombe County.

Court of Pleas and Quarter Sessions, February Term, 1824. Evans, Runyon & Tompkins, Original attachment. Exum L. Holland.

Spencer L. Hart summoned as Garnishee. T appearing to the satisfaction of the Court, that the defendant in this case, has removed himself out of this State, so that the usual process of the law cannot be served on him: It is ordered, that publication be made in the Raleigh Register for six weeks, that unless the defendant appear at the next term of this Court, to be held for said county, at the court-house in Tarborough, on the fourth Monday of May next, and plead to issue, the property will be cendemned in the hands of the Garnishee.

MICH'L HEARN, C. C. From the minutes.

# State of North-Carolina.

Warren County. February Sessions, 1824.

William W. Riggan, Caswell Drake, Ex'r of Benjamin | Petition for Riggan, dec'd, Mich'l Rig- | order of sale of gan, and James Riggan. (negroes and other proper-

Samuel Riggan, Jeremiah ty, in order to 100 the Jail of Buncombe county, on the Riggan and the heirs of Jo- | a division. nathan Riggan.

publication be made for four weeks in the Randolph Blackwell, of Ken ucky. pleas if any they have to enter, otherwise, him away. the prayer of the petitioners will be granted, and an order of sale accordingly. C. DRAKE, C. W. C. C.

## State of North-Carolina.

County of Granville. Lewis Reavis, surviving partner of Evans Vandyck & Co.

Henry Wilkinson & Co. that Henry Wilkinson & Co. the defendants in this case, are not inhabitants of this State: It is ordered that publication be made in the Raleigh Register once a week for six weeks successively, that unless the said Henterm of this Court to be held for the county of Granville, in the town of Oxford, on the first Monday of September next, and plend, Horse. answer or demur, the bill will be taken pro

confesso against them, and heard exparte. THOS. B. LITTLEJOHN, C. M. E.

# Land for Sale

In Granville County.

THE subscriber is authorised to sell Tran- it eing granted him for services done in the in Granville county, formerly the residence of two hundred and twenty-eight acresof Chesley Daniel, sen. dec'd; containing which Warrant I agree to lay on the best 1405 acres; situate on the waters of Grassy Creek. There is a dwelling house on it containing four rooms below and three upstairs, which only needs some repairs to make it very commodious. The soil of this land is of superior quality, containing a great quantity of the most fertile creek low Grounds, and a large quantity of the best Tobacco land to clear. It abounds with the best Springs, and is otherwise extremely

well watered. The situation is distinguished for its healthiness, and lies in the neighborhood of good society. The range for Hogs is excellent, and it is in the centre of the best Grass range probably in the State. This tract of The subscriber resides hear commodating. the premises.

WOODSON DANIEL. February 28.

# State of North-Carolina.

Edgecomb County. Court of Pleas and Quarter Sessions, Februa-

ty Term, 1824. Lavinia Norvell, Original attachment.-If appearing to the satisfaction of the usual process of Law cannot be served on for my own interest, it is hoped no one will in the Raleigh Register for six weeks, that indulgence need not be expected. unless the defendant appear at the next term of this Court, to be held for said county, at the court-house in Tarborough, on the fourth feet, new and of good materials, with a par-Monday of May next, and plead to issue, the tition calculated for a Store or small family, property will be condemned in the hands of to be removed off the lot. the Garnishee.

Test, From the minutes. MICH'L HEARN, C. C. State of North-Carolina.

Edgcombe County. Court of Pleas and Quarter Sessions, Februa-

ry Term, 1824, Henry Drake, Original attachment.-Spencer L. Hart, sum-Exum L. Holland. moned as Garnishee.

I' appearing to the satisfaction of the removed himself out of this State, so that the Not exceeding 16 lines, neatly inserted three usual process of law cannot be served or times for a dollar, and 25 cents for every him: It is ordered that publication be made succeeding publication; those of greater in the Raleigh Register for six weeks, that length in the same proportion ..... Communi- unless the defendant appear at the next term CATIONS thankfully received ..... LETTERS to of this Court, to be held for said county, at the court-house in Tarborough, on the fourth Monday in May next, and plead to issue, the property will be condemned in the hands of the Garnishee.

> From the minutes. Test, MICH'L HEARN, C. C.

### Takén up

ND committed to the Jail of this county, on the 23d instant, a Negro Man named DAN, between 25 and 80 years old, stout built, dark complected; says he belongs to Thomas Burns, near Wadesborough. The owner is requested to come forward, prove property, pay charges, andtake him away.

S. GEREN, Jailor. 7 law3n Greensboro', N. C. Nov. 29.

#### Stray.

Wake county, on the 16th of February, by Cyrus Whitaker, Esq. who lives twelve miles north of Raleigh, near Rogers's Cross Roads, a certain Horse, of the following description, viz. a Bay Horse 4 feet 11 inches high, with a small star in his forehead; supposed to be 12 or 14 years old, and has a disense called the big head. valued to thir v-five dollars.

MERITT DILLIARD, Ranger. March 3.

#### Committed

29th ult. as a runaway a Negro Man who says his name is Abram, and that he belongs T appearing to the satisfaction of the to William Yeldin or Geldin, who lives some-Court, that Samuel Riggan and Jeremi- where between Abbeville Courthouse, S. C. ah Riggan, are not inhabitants of this State; and Augusta, Georgie, and that his present It is therefore ordered by the Court, that master purchased him about a month ago of

Releigh Register, giving notice to the said | Abram is about 5 feet 7 or 8 inches high Samuel and Jeremiah Riggan, that they ap- dark complected, stout and well formed, and pear at our next Court of Pleas and Quarter about 24 or 25 years of age. The crown of Sessions, to be held for the county of War- his head is bahl, though it is scarcely percepren, at the court-house in Warrenton, on the tible. The owner is requested to come forfourth Monday in May next, and enter their ward prove property, say clarges and take WM COLEMAN, Jailer. Asheville, N. C. March 1.

## Fifty Dollars Reward.

STRAYED or Stelen from the Stable of Archibald Day's in Franklin county, on the night of the 9th instant, a likely BAY Carolina, Georgia, and Delaware, will HORSE, with a black mane and tail, both In Equity. hand feet white, 6 years old this spring, full 15 hands high, trots remarkably fast an I very spirited. The said horse got an acciden-It appearing to the satisfaction of the Court tal fall last summer on very hard ground, hech took the skin entirely from both knees, the effects of which may be discovered it examined closely. No other marks recoilected. The above reward will be given to any person that will return the Horse to Dr ry Wilkinson & Company appear at the next | Gill tt of Raleigh, or to me in Louisburg, and secure the Phief in any lad in the State or twenty-five dollars for the recovery of the

Louisburg, Feb. 18.

LANCASTER DISTRICT, SOUTH-CAROLINA,

November 18, 1820. FDECEIVED of Charles Elms, sen. a Land Warrant, No. 5-8, dated 24th Oct. 1820, quility, that valuable tract of land lying Levolution, and granted to him for the amount land I know or can find, appropriated for that purpose, that is vacant where ts No. is drawn In witness a hereo. I have annexed my hand

> WILL. W. OSBORN. N. B. Said Osborn agrees to obtain a Grant on said Warrant, in said Elms name. WILLIAM W. OSBORN, By me,

Witness. THOMAS M'LORF. SAM'L SPRATT.

### John S. Raboteau,

INTENDING to decline Business in the City of Raleigh in the course of the present land is about sixteen miles distant from the var, offers his remaining Stock of DRY Roanske, the Navigation of which is now GOODS for sa'e, on the very lowest terms, for and his vigorous and enlightened mind would considered complete. The terms will be ac- cash or good paper-and as they were pur- point the way to happiness and prosperity." chased on the best terms, for ready money great bargains may be expected. As he is liberal manner speak of their rivals? desirous of selling the whole Stock in order to close the business, those therefore who may wish to buy for cash, are respectfully invited to call, and those who may be willing to continue their dealings on the usual credit, are informed that payment for dealings during the time he may remain here will be expected only at the end of the year.

All those who are in lebted for dealings Exum L. Holland. Smoned as Carnishee, called on to close their accounts as a settlecalled on to close their accounts, as a settlement is not only desirable, but indispensable, Court, that the defendant in this case, has to enable me to meet my own engagements. removed himself out of this State, so that the And as I have heretofore been too indulgent him : It is ordered that publication be made neglect to make final settlement, as further

ALSO FOR SALE, A well built one story HOUSE, 28 by 20

N. B. My Dwelling and Store Houses will be for rent after September next. J. S. R. Raleigh, March 11. 34 6t if

### RALEIGH REGISIER.

TUESDAY, MARCH 30, 1824,

Court, that the defendant in this case, has presiding. We cannot certainly say, in Jail, on charges of a capital nature, the criminal docket is a dark one!

> It is stated in the last Star, that Mr. CRAWFORD will shortly retire from the sist, that Pennsylvania would, to a man. | solved to resist it to the last. vote for their favorite as President—and at the late Convention at Harrisburg, was he scarcely nominated for Vice-President? Have they not laid claim, in succession, to every State in the Union, from Maine to Louisiana, for the Army Candidate—and has he ever been able to count certainly but one State? Have they not repeatedly intimated, that Mr. Calhoun would be the next President-and having shamefuly deserted him, do they not now advocate the claims of another?

When the Editors can reconcile these inconsistencies, then and not until then, who is assured of the united electoral votes of New-York, Virginia, Northrelinquish his claims to a post, for which, by 'nature and education, he seems so eminently qualified.

the number of Members of the Legislature of Virginia, who assisted in evidence, but by a chain so compact and firm, forming the Electoral Ticket in favor of Mr. CLAY, was smaller than we had supposed. The Enquirer also says, after noticing the Meetings in that stances a together would have been sufficient State favorable to Mr. Jackson and Mr. Adams, that "all this is 'love's never to make an ostentatious display of mo-"labor lost.' It is utterly unavailing. "No one, who is the least acquainted the evil tendency of avarice, and an inordinate "with the sentiments of the great "mass of the people, can for a mo-"ment doubt, Virginia will vote for " Mr. CRAWFORD."

the Reporter strongly recommends Mr. CLAY for the President, but very liberally and candidly speaks of Mr. Crawford in the following manner:-

may be safely reposed. Undaunted amidst the roughest assaults of vindictive and disappointed malice, his firmness of character is a sure presage of the safety with which the people's interests may be committed to his keeping : his inflexible integrity makes him a watchful depository of the nation's honor;

Why cannot all the candidates in this A policy of a more mild and conciliating character would eventually be applauded by all engaged in the contest.

At the Superior Court of Chatham county, held last week, the Grand Jurors expressed their sense of the valuable public services of Mr. CRAWFORD and his distinguished fitness to fill the Presidential chair, and, with one dissenting voice, recommended him as best qualified for that high office. The dissentient was for Gen. JACKSON. We are favored with the names of the Grand Jurors, and it is at their request that we mention this fact.

The debate, which we mentioned in our last paper, as having incidentally occurred in the Senate of the United States, a few days since, on the subject

of Cucus s has been suddenly brought to a close. At the opening of the third day's discussion on the subject, the Vice-President required, that gentlemen The Superior Court for this "ounty, should confine themselves in debate, to commenced yesterday, Judge PANTON the question actually before the House, to the great disappointment of those whether any of the prisoners confined who had resorted to the Senate, to witness "the keen encounter of their will come to trial, though it is highly wits." The debate on the merits of the probable they will. If they do, but main question was also terminated, by few civil causes can be disposed of, for the indefinite postponement of the several amendments, proposed to the Constitution.

THE TARIFF. -The debate in Con-Presidential contest, and leave the gress still continues on this bill. The palm to be disputed between Gen. JACK- discussion has been chiefly confined to SON, and MR. ADAMS. The Editors of the detail, and no question has yet the Star, assert that this will be the been taken upon the great principles of case, and were they ever mistaken in the measure, by which the final result their political calculations? Have not can be ascertained. As there are two all their predictions been verified? For wandr d and saty articles in the bill. instance, did not they declare positive- and each seems to be contested, it is ly, a few months since, that the undi- probable that the session will be a tevided vote of New-York would be gi- dious one; indeed the National Intelven to Mr. Calhoun-and is it not now ligencer says, that probably, it will not an ascertained fact, that Mr. Crawford terminate before the first of June. will obtain the entire vote of that great The friends of the Tariff bill, are san-State? Did they not as strenuously in- guine of success, and its adversaries re-

On Thursday last, John Johnson, convicted at the New-York Quarter Sessions, of the murder of James Murray, received sentence of death. When the Clerk enquired if he had any thing to say, he replied, I am not the man that committed the murder, that's all," While the Judge was pronouncing the sentence, not a muscle of the prisoner's face moved, except when he occasionwith a hardened unconcern. As the constable, taking him from the bar of fered to support him, he said with the utmost indifference, " Praised be God, I am strong enough yet." He was sentenced to be hanged on the first of shall we believe that Mr. Crawford, April, and his body to be delivered over to the surgeons for diss ction,

The National Advocate in speaking of this case, has the following appropriate and impressive remarks:

The case of Johnson, sentenced for the murder of James Murray, is a subject of serious consideration in several respects. No person could possibly have had a fairer trial. He had the advantage of excellent counsel; The Richmond Enquirer states, that and every point of law that could have been turned in his favour, was so done by the Court; and yet he was convicted on circumstantial that no doubt could have been reasonably entertained of his guilt. In this we see how much in error a Court and Jury would be led, relying only on positive proof in capital cases Had Johnson made no confession, the circumto have convicted him. In the case of the un fortunate man, Murray, it admonishes people ney, to excite envy and cupidity, or push on mischief; and, as to Johnson it fully confirms love of gold. Those who testified in his fayour, said they never had heard any thing against him before this crime; it is, therefore, reasonable to infer, that the murder of Murray was not the result of malice or revenge, but was the attenuant on robbery. Lured by his money he robbed him, and alarmed at the Lexington Reporter .- A writer in prospect of detection he murdered him. The cruelty of the act is without parallel in modern times; and grievously will the culprit suffer for it; an ignominous death; his family disgraced, his children visited with the sins of the father, and flying the country; rum "In Wm. H. Crawford a nation's destiny and destruction on all sides; and this misery arising from the temptation of a few hundred dollars. Let his example operate as a warning to the unthinking and profligate. Let men bear in mind, that a good conscience is like precious ointment, and the bread earn ed by the sweat of the brow is more sweet and palatable than luxuries obtained by fraud and

### CONFERENCE.

The Virginia Conference convened in Petersburg, Va. on the 18th March, and concluded its session on the 24th. The following are the appointments of the Preachers:

Jumes River District-CALEB LEACH, P. E. Richmond-E. Drake. Williamsburg-J. F. Andrews.

Gloucester-Samuel Cushman, Charles P. Witherspoon. Hanover-John Hales, D. O. Shattock. Columbia- James Avis, Thomas Lemay. Culpeper-G. W. Harper, W. Hammet.

Amherst-Moses Brock. Meherrin District-H. G. LEIGH, P. E. Lynchburg-Thomas Howard. Belford-Wm. H. Starr, Anson Chadwick Buckingham-H. Alley, L. E. Jones. Greenville-John H. Thompson, Samuel

Compkins. Petersburg-George W. Charlton. Mecklenburg-James Smith, Philip An

Brunswick-C. L. Cooly, James Morrison.

Amelia-J. C. Bellew, Bennet T. Blake. Chesterfield-T. R. Brame, John Kerr. Norfolk District-B. DEVANEY, P. E. Norfolk -- George M. Anderson. Portsmouth-George A. Bane. Princess Ann-T. Gerrard, S. Harrell. Sussex-Christopher Thomas. Murfreesborough and Gates-C. Hooks, William D. Goode. Suffolk and Surry-Waddill Johnson. Yadkin District-L. SK. MORE, P. E, Granville-Peter Doub.

Franklin-James Reid. Yadkin-Robert Wilkinson. Iredell-Benjamin W. Ogburn. alisbury - James Dunahay. Guilford-Jesse Lea. Caswell-Joakim Lane. Hillsborough-Thomas Crowder. Veuse District-Wm. Compron, P. E. Newbern-F. A. Ward.

Raleigh City-William Leigh. Raleigh District-R. B. Foster, Harrison H. Macon. Trent-Rufus Wiley. Topsail Inlet-Joseph Carle. Beaufort and Straits-Joshua Leigh. Black River-Benjamin Edge.

Tar River-Tho. Mann, John H. Watson. Haw-River-Jacob Hill, David Roberts. Rounoke District-H. Holmes, P. E. Roanoke-Joseph Carson, C. S. Moring,

Washington-T. Muir. Swift Creek and Albemarle Sound-Joseph

Mattamuskeet-Bazzle Floyd. Banks and Islands-Wm. W White. Camden-Benton Field, Edenton-Overton Barnard.

Conference Missionary JOHN EARLEY. The following are the Delegates elected to General Conference, which will commence the 1st day of May in the City of Baltimore:

William Compton, E. Drake, J. C. Ballew, Henry Ho mes, H. G. Leigh Caleb Leach, Benj. Devany L. Skidmore, John Latimore, Reserved Member.

All the houses of worship in the town were kindly tendered to the use of the Conference, and cordially accepted .-Multitudes attended the word, even to overflowing. There were a number of ally muttered something; and at its happy conversions and the prospects of close, he looked round on the audience a revival of religion in the town are quite flattering. The Rev. ENOCH GEORGE was the only Bishop, that attended; the other two are expected at the General Conference.

The first Friday in May was appointed as a day of fasting and prayer, for the prosperity of Zion: and the 24th of Oct. as a day of thanksgiving in memory of the first Itinerant Methodist Preachers who landed in the United States.



## LATEST FROM EUROPE.

New-York, March 23. By the packet ship Cortes, Capt. De

Cost, from Liverpool, the editor of the National Advocate has received his regular file of London papers, to the 22d February, and Liverpool to the 24th, inclusive.

The only important intelligence by this arrival is WAR BETWEEN NG. LAND AND ALGIERS. The causes are said to be a refusal on the part of the Dey to make reparation for an insult offered to the Consular flag, and a declaration that he would no longer observe the stipulations of the treaty made by Lord Exmouth, prohibiting the making of Christian slaves. The following is the official notice:

Admiralty Office, Feb. 21, 1824. Despatches, dated the 31st of last month, and 1st inst. have this morning been received at this office, from the Hon. Captain Spencer, of his Majesty's ship Naiad, (who had been directed to proceed to Algiers, to make, in conjunction with his Majesty's Consul at that regency, a remonstrance against some late proceedings of the Dey,) stating, that his negotiation had ended unsatisfactorily, and that the Consul was obliged to strike the British flag, and embark on board his Majes-

Captain Spencer further reports, that, having met an Algerine corvette, he felt it, under his instructions, his duty to attack her, and that she was laid on board, and captured in the most handsome manner, by his Majesty's brig Camelica, when Capt. Spencer had the satisf ction to find that he rescued 17 Spamards, whom the Algerine was carrying into

Admiralty Office Feb. 21, 1824 .- This is to give notice, that the Lords Commissioners of the Admiralty will immediately appoint convoys, to afford protection to the trade through the Straits of Gibraitar, and within the Mediterranean, until the differences with the regency of Alviers shall be arranged.

This little affair will be soon ended, The Algerines have no squadron; their fortifications are not in the best order, and the moment a British fleet appears before the town, they will cut off the Dey's head, and send it to the Admiral as an explanation in full.

Nat. Advocate.