VOL XXIV.

FRIDAY, JULY 2, 1824.

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

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 COMMUNTthe Editors must be post-paid.

RALEIGH REGISTER

TUESDAY, JUNE 29, 1824.

Our readers will find in our preced ing columns the Report of the Commit tee of Investigation on Mr. Edwards's Memorial. The result is, as we expected it would be, honorable to Mr. Crawford.

Mr. Edwards has, since the above Report was made, resigned his appointment as Minister to Mexico.

Colonization of Hayti .- On the 18th inst. a meeting was held at New-York, to take into consideration the to colonizing our free Blacks in St. Domingo. Dr. Spring was called to the Chair and H. Ketcham, Esq. appointed Secretary. Citizen Grandville, from victims." Hayti, was prevented by indisposition, from attending. Much was said in favor of the plan. Gen. Mercer, of Virginia, was decidedly opposed to it, as, at Washington. A letter from Gen. Harper was read favorable to the scheme. The prevailing opinion was that this institution should be distinct from the Society for the African Colo- ing sailed on the 15th ult. and brought nization, and a Committee of nine was appointed to report on the subject.

The Rev. R. R. Gurley, who has heretofore acted as General Agent of the African Colonization Society, will sail in a few days from Norfolk for the had sailed from England. Colony, in Africa.

At the annual Convention of the Protestant Episcopal Church, held at Baltimore in the last week, the following resolution, moved by the Rev. Mr. Hawley, was unanimously agreed to:

Resolved, That it be recommended to the Episcopal Church in this Diocess, to take up | rick, Tipperary, Clara and Kilkenny." collections, on Sunday, the 4th of July next, for the benefit of the American Colonization

Corrow. - The Merchants of Blakely, in Alabama, in order to encourage that attention which is necessary to improve the quality of the staple article of that State, and of most of the South-PITCHER, to wit \$100, bearing suitable devices, and the name of the person who is fortunate enough to obtain it, for the best waggon load of Cotton, if not less than six bales, each weighing 325 lbs. which shall be delivered at that place on or before the 20th of December next. The premium Cotton to be shipped, as such, either to Liverpool, or to a Northern Manufacturer, at the option of the Planter.

. Mr. Pomeroy's instrument for pre- quest of this government, but to no efventing the rot in Cotton, called the "The prospect at present here is, Decorticator, presented by the inven- that there will be an affair more serious tor to the S. C. Agricultural Society, was delivered to them at one of their late meetings. A committee was appointed by the Society to test its value by experiments, and report the resuit at the meeting in October next.

Mr. Lowrie. - A public dinner was lately given to this virtuous Republican Senator from Pennsylvania, at Pittsburg. Among a variety of patriotic toasts, after Mr. Lowrie had retired, the following were given:

The Hon. Watter Lowrie-Our Senator in Congress-like pure gold from the crucible of the refiner -he has been thrice tried, and found still more worthy of public confidence

and esteem. William H. Crawford, the Democratic candidate for the next Presidency-a speedy restoration to health-the nation needs his services.

Caucuses. - A caucus has recently of the Legislature of New-Hampshire, who are opposed to caucuses, at which been favorable to the Secretary of State. has been hailed with rapturous delight by the friends of that gent eman, notwithstanding they protest to us, that they CATIONS thankfully received LETTERS to consider the practice as tending to the destruction of our liberties! Can any man believe, under such circumstances that the clamour which has been rais ed against the mode by which Mr. Crawford has been nominated, & against the men who composed that meeting, is the result of a deliberate conviction that the measure was improper? Such a belief is impossible, unless the man is destitute of common sense and reason. We assert, and we have asserted before, that it is the man and not the measure, to which objection is felt; or rather the measure is objected to, because it did not result in the nomination of their favorite, and not that the measure itself is considered improper.

U. S. SCHOONER GRAMPUT -A let ter from an officer of the U.S. schr. Grampus, dated Martinique, 12th May, propositions of President Boyer relative 1824, to his friend in Portsmouth, Va. says: "We have had the misfortune to have the fever among us, to which I reterwhite, and Mansfield, have fallen from June 1, 1827, fifty per cent.

The ship Solon arrived at New-York. on Saturday from Liverpool, whence she sailed on the 14th ult. (one day later) but brought no papers, and reports he stated, was the Society established no news. A letter of that date says, "We have nothing new to-day, and as vet, there is nothing doing in our

The ship Eliza and Abby arrived at Newport, 16th inst. from Liverpool, havpapers to that date. The extracts given in the Newport Mercury are unim-

Large supplies of ordnance stores and provisions had been forwarded to the relief of Cape Coast Castle.

The Hecla and Fury, discovery ships,

The accounts from Spain, and other parts of the continent, are the same as were derived from our last French pa-

A committee of the House of Commons has been appointed to "inquire into the nature of the disturbances that have prevailed in those districts of Ireland, which have been subjected to the different Congregations of the Protestant insurrection act, that is, to Cork, Lim-

> Extract of a letter, dated Algiers, March 21, 1824, from Wm. Shaler, Esq. to his friend in

"This port is now blockaded by a Vice Admiral, with a variable number of ships, and, from the temper of the parties. I apprehend that the consequences will be very serious. On the ern States, offer a premium of a SILVER departure of the Admiral I spread my flag over all the interests, political as well as personal, that he was compelled to leave behind, and they have thus been efficiently protected from injury and insult; and these interests comprehend the representations of Austria, Naples, Tuscany and Portugal, with Houses, gardens, goods, and chattels to a considerable amount. These facts of my credit here, which I was before ignorant of myself, and not to impair it. in the slightest degree. I have been off once to visit the Admiral, at the re-

than that of Lord Exmouth."

TRADE WITH SWEDEN .- A letter from C. Hughes, Esq. Charge des Af faires at the Court of Stockholm, dated April 15, 1824, published in the Baltimore Patriot, says :- "His Majesty the King of Sweden, has accorded a great and new favor to our trade. He allows American ships to bring West India and South American produce, the country, that is, an American ship laden with such produce from New-York or Baltimore, and a Swedish ship from any part of Europe, pay in all respects the same duties; but if a Swede comes direct from the country of which the produce is the growth, she enjoys a bounty of twenty per cent-this is all fair and very liberal."

John A. M'Kinney of Rogersville been held by the Democratic members has been appointed special Judge of the Supreme Court, to preside in East Tennessee, and Samuel Anderson, of this John Quincey Adams was nominated place, in like manner been appointed by a large majority. The result of that to preside in West Tennessee, pur-meeting, as in all other instances where suant to the provisions of an act of the the result of those local meetings has last session of the legislature, entitled an act to provide for the trial of certain causes in the Supreme Court of Errors and Appeals."-Ten. Paper.

> New-York, June 16. Agreeable Intelligence .- We understand that the snug little sum of 195,000 dollars has been received at the Branch Bank in this city, to be applied to the claims of the old United Insurance Company, which failed many years ago, in consequence of Spanish depredations on our commerce. The sum, after paying commissions, and the expenses of of useful and ornamental education. employing counsel, (D. B. Ogden, Esq.) &c. will enable the company to make a dividend of something like twenty dollars on a share of the stock, which originally cost fifty.

FOR THE REGISTER.

Mesers. Gales & Son .- In my last, I endeavored to shew how far Mr. Crawford and Gen. Jackson differed in their understanding of what would be a judicious revision of the Tariff, as far as manufactures composed in whole or in part of wool were concerned. That Mr. Crawford recommended that the duty of twenty-five per cent. ad valorem should be continued. That Gen. Jackson voted for is stated to be a forgery. This is well known having it from the first June 1825, thirty per gret to say, Midshipmen Muir, Sat- cent. from June 1, 1826, forty per cent. and

Note. Let it be remembered, that ad valorem means the price which the importing merchant paid for the article. For example, if the importing merchant paid for the article four dollars, and the duty on it was twenty-five per cent. he would have one dollar duty to pay; if the duty was fifty per cent. he would have two dollars to pay; and in either case that, with an advance upon it, would be charged in the price when he sold it aga n. I now propose to shew how far they differ-

ed with regard to manufactures composed wholly or in part of COTTON. Mr. Crawford proposed that all manufac-tures composed wholly or in part of cotton, should continue to pay, as they then paid

twenty five per cent. ad valorem. The Tariff bill, as it went to the Senate proposed to impose "On all manufactures of cotton, &c. or of which cotton shall be component part, a duty of twenty-five per cent ad valorem." Thus far it agreed with the proposition of Mr. Crawford. But what

follows. It then proceeded, " Provided, That all cotton cloths whatsoever, or cloths of which cotton shall be a component material (except nankeens imported directly from China) the original cost of which, at the place whence imported, with the addition of 20 per cent. if imported from the Cape of Good Hope, or any place beyond it, and of 10 per cent. if imported from any other place, shall be less than 35 cents per square yard, shall, with such addition, be taken and deemed to have cost 35 cents per square yard, and shall be charged with duty accordingly.

Now the fact is, there are imported into the United States, a great amount of cloths of that description, the original cost of which, at the place whence imported, is from 15 to 20 cents per square yard, some less; but suppose the original cost on an average to be 17 2 cents per square yard, according to Mr. Crawford's proposal, a duty of 25 per cent, or one four h of that sum, would be four cents and three eighths of a cent, but according to this proviso, as they would, at the custom-house, be de med and taken to have cost 35 cents per square yard, they would have to pay 25 per cent, or one-fourth of that sum, to-wit, eight cents and three-fourths of a cent, exactly double, or 50 per cent, instead of 25 per cent.

It is really difficult to conjecture why such a proviso was introduced into the Bili. It is very obvious that the poor wear low-priced cloths, but it is utterly unreasonable that they should be compelled to pay twice as much duty, in proportion, for their low-priced cloths, as the rich pay for their high-priced cloths. have only tended to develop the strength It is also well known, that a very great proportion of these low-priced cloths are consumed in the Southern States, for clothing negroes, &c. but it is surely highly culpable to legislate, or attempt to legislate partially against one section of the Union.

Whatever was the reason for introducing it into the bill, there it was, and our Senators, and the other Southern Senators were too Court of Pleas and Quarter Sessions, June HAVING duly qualified as administrator de bonis non with the will annexed, uption was accordingly made, to strike it out, which motion was rejected, yeas 23, nays 24; Gen. Jackson being one of the 24.

So this unjust, odious, and oppressive proviso, was retained by the vote of Gen. ANstriking it out, it would have been stricken the Plaintiff's recovery.

Now, as the General pretends to have no conon the Press, I wish he, or some of his friends, would inform us, whether he intended by such vote to oppress the poor, or to plunder A NORTH-CAROLINIAN.

MARLIED

In Halifax county on the 17th inst. Mr. Wn Hardiman, of Ten. to Miss Mary M. M. Hilhard, daughter of Isaac Hilliard, Esq.

Warrenton Female Academy.

THE second session of this Institution will commence on Monday the 28th June, and close about the 15th of November. Studies and terms the same as heretofore.

J. D. PLUNKETT. N. B. French will be taught to those desirous of learning it, at \$10 per session. June 25.

Warrenton Female Academy.

TAVING attended the Examination at Mr. Plunkett's Female Academy, we feel pleasure in expressing our satisfaction at the evidences of improvement exhibited by the pupils. We are of opinion, that at no period since the first establishment of that Seminary, have greater proofs appeared of the qualifications and attention of the teachers; and we do most cordially recommend this Academy as equal to any in the State for the instruction of females in all the branches

> KEMP PLUMMER, JOHN HALL, R. DAVISON, GEO. ANDERSON.

Warrenton, June 17, 1824.

Notice.

N answer to an advertisement signed by The. H. Scarborough of Chatham county, charging me with stealing a Mare and forging a receipt for the same, I can only reply, it is an ungrounded lie & libel, which should not be allowed in this country. I bought the Mare alluded to from Mr. William Burton, living 3 or 4 miles on the road leading from Hillsborough to Oxford, on the 10th instant, which I paid for and took the receipt which to many gentlemen in Hillsborough, parti cularly to Mr. Womack, Mr. Cain and Mr. Moore, all of whom are men of the first standing. The mare is now in Smithfield David Ricks and Amos and can be seen by any person wishing to see Ricks, heirs of Joel Ricks, her, and if stolen I can be easily brought to deceased. justice. I shall say no more, as suit will be brought for defamation.

JOHN C. MONTAGUE. Smithfield, June 26.

Sale of Property.

BY virtue of a Deed of Trust executed to 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 Randolph 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. Ashboro', N. C, June 19.

Notice.

THE subscriber intending to avail himself of his legal and equitable rights in certain lands lying in the counties of Cumberland, Person and Robeson, of the State of North-Carolina, and against a certain bond, which lands and bond were given by him to and bond, as he is determined to maintain fesso, and heard ex parte. and defend his said rights in opposition to the claims of the said Hackley, and all other persons claiming under him, or any of his agents, ttorneys or factors.

DAVID HAY. Fayetteville, June 25. 65 3t

State of North-Carolina,

Randolph County. Court of Pleas and Quarter Sessions,

May term, 1824. Stephen Cox,

and 1 waggon.

that Samuel Aston, the defendant in this made for three weeks, in the Raleigh Regiscase, is not an inhabitant of this State; it is ter, printed in Raleigh, that the Defendants in the Raleigh Register, giving notice to the Sessions to be held for the County of Surry. said defendant to appear at the next County at the Court-house in Rockford, on the second Co ri of Pleas and Quarter Sessions to be Monday in August next, then and there to Aug. st next, and plead to issue or demur, entered accordingly.

Test. JO. WILLIAMS, C. C. otherwise judgment will be entered against

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

State of North Carolina.

Term, 1324.

Elias Johnson, Original attachment, levied Drury Nelson.

in the Raleigh Register for three months successively, that unless the defendant Drury

Independence.

63 J. W. HARRISON, C. C. C. Issued June 11.

Warrenton Academy.

THE Examination of the Pupils in the Warrenton Academy closed on Saturday

the 12th instant. . The second session will commence on the

first Monday in July. By an order of the Board of Trustees, the price of tuition will bereafter be twenty-five

dollars per annum. Mr. Otey, the Principal, who occupies the Academy buildings, will receive Boarders; his terms will be one hundred dollars per

GEO. ANDERSON, Sec'y.

State of North-Carolina.

RANDOLPH COUNTY. Superior Court of Law, Fall term, 1824. John Reding and Petition to emancipate a slave Dick.

exparte. T appearing to the satisfaction of the Court that Joseph Reding and William Cosand and his wife Lovy (heirs at law of Joseph Reding, deceased) are not inhabitants of this State. It is therefore ordered that publicatian be made for six weeks in the Raleigh Register for the said Joseph Reding and Wil-liam Cosand and wife to appear at our next Superior Court of Law to be held for the county of Randolph on the first Monday after the 4th Monday of September, then and there to plead, answer or demur, otherwise the petition will be taken pro confesso and heard

A copy. J. WOOD, c. sa c.

State of North-Carolian,

NASH COUNTY. Court of Pleas and Quarter Sessions, May Term, 1824. Rhoda Ricks, widow, &c. 7

Tabitha Ricks, Temperance Ricks, Martha Ricks

Petition for dower in Lands.

Tappearing to the satisfaction of the Court, that Martha Ricks, one of the defendants in this case, is not an inhabitant of this State, it was ordered that publication be made in the Raleigh Register three weeks in succession, that unless she shall make her appearance at the next Court of Pleas and Quarter sessions to be held for the County of Nush, at the Court-house in Nashville, on the second Monday in August next, and file her answer, the Petition will be taken pro confesso

Witness Henry Blount, Clerk of our said Court at office, the 2d Monday of May, A. D.

H. BLOUNT, C. C. C.

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 Befendant in this case is not an inhabitant of this State : It is ordered that publication be made for three months in the Richard S. Hackley, his attorney in fact, Thomas Strode, on a purchase of Florida lands, to which the said Hackley sets up a title, takes this method of cautioning all fair after the fourth Monday of September next, dealers whom it may concern, against trading then and there to plead answer or demur, or negotiating in any way for the said lands otherwise the petition will be taken pro con-

> A COPY, J. WOOD, C. S. C.

State of North-Carolina.

Surry County. Court of Pleas and Quarter Sessions. May Term, 1824.

Robert S. Creed, and others, Susanna Hill, and others.

Tappearing to the satisfaction of the Court Original attachment, levied I that James Sims, Nimrod Leas, and his on 3 tracts of land, 23 head wife Frances Leas, Manson Rodgers and his Samuel Aston.) of hogs, 9 head of cattle, wife Sophia Rodgers, John Hill and his wife Susanna Hill, are not inhabitants of this State; Tappearing to the satisfaction of the Court It is therefore ordered, that publication be ordered that publication be made for 6 weeks appear at our next Court of Pleas and Quarter hel. for said county on the first Monday of plead, answer or demur, or judgment will be

Land for Sale.

on the Estate of Col. Ransom Southerland dec'd. I shall, in execution of the last Will Drury Nelson. Son land.

Drury Nelson. Son land.

Judgment by default is granted, the Plain
of August next, at the late dwelling-house of DREW JACKSON; for if he had voted for tiff and the property condemned, subject to the deceased, in the county of Wake, 18 he Plaintiff's recovery.

Tappearing to the satisfaction of the Court, estate, consisting of 27 or 28 hundred acres I that the defendant is not an inhabitant of of good land, of which the said Testage died ceulment about him, and sometimes ventures this State : It is therefore ordered and de- seized and possessed. This land lies on both creed by the Court that publication be made sides of the main road leading from Raleigh to Oxford, and contains valuable improvements-consisting of a large and commodious India and South American produce, the Southern States, or to do both : for both upon precisely the same terms as Swe- are the plain consequences of the proviso I Quarter Sessions to be held for the County dam, necessary for the accommodation of a dish ships bringing it indirectly into have quoted—Or will he or they venture to of Northampton at the Court House in said family, and all the necessary farm houses; a tell us, that he had not discernment and saga- County, on the first Monday of September small dwelling house with other houses no city enough to foresee these consequences? next, and replevy the property so attached cessary for a small family, to which is attach In either case, he is deemed utterly unworthy and plead to issue, ju igment final will be en-of a vote from tered against him and execution awarded acter watered than this; it abounds w Witness, John W. Harrison, Clerk of our springs, and never failing streams. Term said Court at Office, the first Monday of June of oredit will be one, two and three years. A. D. 1824, and in the 48th year of American the purchaser giving bond, with three approved securites.

J. W. HARRIS, Adm