



## NORTH-CAROLINA STATE GAZETTE.

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### The Register

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### ADVERTISEMENTS

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times for a dollar, and 25 cents for every  
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length in the same proportion. COMMUNICA-  
TIONS thankfully received. LETTERS to  
the 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 ex-  
pected it would be, honorable to Mr.  
Crawford.

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

**Colonization of Hayti.**—On the  
18th inst. a meeting was held at New-  
York, to take into consideration the  
propositions of President Boyer relative  
to colonizing our free Blacks in St. Do-  
mingo. Dr. Spring was called to the  
Chair and H. Ketcham, Esq. appointed  
Secretary. Citizen Grandville, from  
Hayti, was prevented by indisposition,  
from attending. Much was said in fa-  
vor of the plan. Gen. Mercer, of Vir-  
ginia, was decidedly opposed to it, as,  
he stated, was the Society established  
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-  
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  
Colony in Africa.

At the annual Convention of the Pro-  
testant Episcopal Church, held at Bal-  
timore in the last week, the following  
resolution, moved by the Rev. Mr.  
Hawley, was unanimously agreed to:

Resolved, That it be recommended to  
the different Congregations of the Protestant  
Episcopal Church in this Diocese, to take up  
collections, on Sunday, the 4th of July next,  
for the benefit of the American Colonization  
Society.

**COTTON.**—The Merchants of Blake-  
ly, in Alabama, in order to encourage  
that attention which is necessary to im-  
prove the quality of the staple article  
of that State, and of most of the South-  
ern States, offer a premium of a SILVER  
PITCHER, to wit \$100, bearing suitable  
devices, and the name of the per-  
son who is fortunate enough to obtain  
it, for the best waggon load of Cotton,  
if not less than six bales, each weigh-  
ing 325 lbs. which shall be delivered at  
that place on or before the 20th of De-  
cember next. The premium Cotton to  
be shipped, as such, either to Liver-  
pool, or to a Northern Manufacturer, at  
the option of the Planter.

Mr. Pomeroy's instrument for pre-  
venting the rot in Cotton, called the  
Decoricator, presented by the inven-  
tor to the S. C. Agricultural Society,  
was delivered to them at one of their  
late meetings. A committee was ap-  
pointed by the Society to test its value  
by experiments, and report the result  
at the meeting in October next.

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

The Hon. *Walter 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 can-  
didate for the next Presidency—a speedy  
restoration to health—the nation needs his  
services.

**Caucuses.**—A caucus has recently  
been held by the Democratic members  
of the Legislature of New-Hampshire,  
who are opposed to caucuses, at which  
John Quincy Adams was nominated  
by a large majority. The result of that  
meeting, as in all other instances where  
the result of those local meetings has  
been favorable to the Secretary of State,  
has been hailed with rapturous delight  
by the friends of that gentleman, not-  
withstanding they protest to us, that they  
consider the practice as tending to the  
destruction of our liberties! Can any  
man believe, under such circumstances  
that the clamour which has been raised  
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 it-  
self is considered improper.

**U. S. SCHOONER GRAMPUS.**—A letter  
from an officer of the U. S. schr.  
Grampus, dated Martinique, 12th May,  
1824, to his friend in Portsmouth, Va.  
says: "We have had the misfortune to  
have the fever among us, to which I re-  
gret to say, Midshipmen Muir, Sat-  
terwhite, and Mansfield, have fallen  
victims."

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

The ship Eliza and Abby arrived at  
Newport, 16th inst. from Liverpool, hav-  
ing sailed on the 15th ult. and brought  
papers to that date. The extracts given  
in the Newport Mercury are unimpor-  
tant.

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

The Hecla and Fury, discovery ships,  
had sailed from England.

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

A committee of the House of Com-  
mons has been appointed to "inquire  
into the nature of the disturbances that  
have prevailed in those districts of Ire-  
land, which have been subjected to the  
insurrection act, that is, to Cork, Lim-  
rick, Tipperary, Clara and Kilkenny."

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

"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 conse-  
quences will be very serious. On the  
departure of the Admiral I spread my  
flag over all the interests, political as  
well as personal, that he was com-  
pelled to leave behind, and they have  
been efficiently protected from injury  
and insult; and these interests com-  
prehend the representations of Austria,  
Naples, Tuscany and Portugal, with  
Houses, gardens, goods, and chattels  
to a considerable amount. These facts  
have only tended to develop the strength  
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-  
quest of this government, but to no ef-  
fect.

"The prospect at present here is,  
that there will be an affair more serious  
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 Bal-  
timore 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,  
upon precisely the same terms as Swe-  
dish ships bringing it indirectly into  
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 re-  
spects 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. McKinney of Rogersville  
has been appointed special Judge of the  
Supreme Court, to reside in East Ten-  
nessee, and Samuel Anderson, of this  
place, in like manner been appointed  
to reside in West Tennessee, pur-  
suant to the provisions of an act of the  
last session of the legislature, entitled  
"an act to provide for the trial of cer-  
tain causes in the Supreme Court of  
Errors and Appeals."—*Ten. Paper.*

New-York, June 16.

**Agreeable Intelligence.**—We under-  
stand 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 depredateions  
on our commerce. The sum, after pay-  
ing commissions, and the expenses of  
employing counsel, (D. B. Ogden, Esq.)  
&c. will enable the company to make a  
dividend of something like twenty dol-  
lars on a share of the stock, which ori-  
ginally cost fifty.

### FOR THE REGISTER.

**Messrs. Gales & Son.**—In my last, I en-  
deavored 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  
having it from the first June 1825, thirty per  
cent. from June 1, 1826, forty per cent. and  
from June 1, 1827, fifty per cent.

Note. Let it be remembered, that *ad va-*  
*lorem* 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 du-  
ty 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-  
in. I now propose to shew how far they dif-  
fered 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 a  
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 whatso-  
ever, or cloths of which cotton shall be a  
component material (except nankeens import-  
ed 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 be-  
yond 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 1/2 cents  
per square yard, according to Mr. Crawford's  
proposal, a duty of 25 per cent, or one-fourth of  
that sum, would be four cents and three  
eighths of a cent, but according to this provi-  
sion, as they would, at the custom-house, be  
deemed 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 dou-  
ble, or 50 per cent, instead of 25 per cent.

It is really difficult to conjecture why such  
a proviso was introduced into the Bill. 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.  
It is also well known, that a very great pro-  
portion 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  
clear-sighted to let it pass unnoticed. A mo-  
tion 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 pro-  
viso, was retained by the vote of Gen. AN-  
DREW JACKSON; or if he had voted for  
striking it out, it would have been stricken  
out.

Now, as the General pretends to have no con-  
cernment about him, and sometimes ventures  
into 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  
the Southern States, or to do both: for both  
are the plain consequences of the proviso I  
have quoted.—Or will he or they venture to  
tell us, that he had not discernment and sagaci-  
ty enough to foresee these consequences? In  
either case, he is deemed utterly unworthy  
of a vote from

A NORTH-CAROLINIAN.

### MARRIED.

In Halifax county on the 17th inst. Mr. Wm  
Hardman, of Ten. to Miss Mary M. M. Hil-  
lard, 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 desir-  
ous of learning it, at \$10 per session.  
June 25. 65

### Warrenton Female Academy.

HAVING 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  
of useful and ornamental education.

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

Warrenton, June 17, 1824. 65-2w

### Notice.

IN answer to an advertisement signed by  
The H. Scarborough of Chatham county,  
charging me with stealing a Mare and forg-  
ing 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  
is stated to be a forgery. This is well known  
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  
and can be seen by any person wishing to see  
her, and if stolen I can be easily brought to  
justice. I shall say no more, as suit will be  
brought for defamation.

JOHN C. MONTAGUE.  
Smithfield, June 26. 65 2t

### 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 Sa-  
turday 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, House-  
hold and Kitchen Furniture and Farming U-  
tensils—and shall execute such titles as are  
vested in me by virtue of said deed.

WILLIAM WORTH.  
Ashboro', N. C, June 19. 66 7w

### Notice.

THE subscriber intending to avail himself  
of his legal and equitable rights in cer-  
tain lands lying in the counties of Cumber-  
land, Person and Robeson, of the State of  
North-Carolina, and against a certain bond,  
which lands and bond were given by him to  
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  
dealers whom it may concern, against trading  
or negotiating in any way for the said lands  
and bond, as he is determined to maintain  
and defend his said rights in opposition to the  
claims of the said Hackley, and all other per-  
sons claiming under him, or any of his agents,  
attorneys 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, } Original attachment, levied  
vs. } on 3 tracts of land, 23 head  
Samuel Aston. } of hogs, 9 head of cattle,  
and 1 waggon.

Appearing to the satisfaction of the Court  
that Samuel Aston, the defendant in this  
case, is not an inhabitant of this State; it is  
ordered that publication be made for 6 weeks  
in the Raleigh Register, giving notice to the  
said defendant to appear at the next County  
Court of Pleas and Quarter Sessions to be  
held for said county on the first Monday of  
August next, and plead to issue or demur,  
otherwise judgment will be entered against  
him.

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  
vs. } on land.

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

Appearing to the satisfaction of the Court,  
that the defendant is not an inhabitant of  
this State: It is therefore ordered and de-  
creed by the Court that publication be made  
in the Raleigh Register for three months suc-  
cessively, 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  
County, on the first Monday of September  
next, and replevy the property so attach-  
ed and plead to issue, judgment final will be en-  
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.

63 J. W. HARRISON, C. C. C.  
Issued June 11. Adv. \$6.

### 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 hereafter 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  
annum.

GEO. ANDERSON, Sec'y.

### State of North-Carolina.

RANDOLPH COUNTY.  
Superior Court of Law, Fall term, 1824.

John Reding and  
Jonathan Reding, } Petition to emancipate  
vs. } a slave Dick.

Appearing to the satisfaction of the Court  
that Joseph Reding and William Cosand  
and his wife Lovy (heirs at law of Joseph Red-  
ing, deceased) are not inhabitants of this  
State. It is therefore ordered that publica-  
tion 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  
ex parte.

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

### State of North-Carolina,

NASH COUNTY.  
Court of Pleas and Quarter Sessions,  
May Term, 1824.

Rhoda Ricks, widow, &c.  
vs.  
Tabitha Ricks, Temper-  
ance Ricks, Martha Ricks,  
David Ricks and Amos  
Ricks, heirs of Joel Ricks,  
deceased.

Petition for dower  
in Lands.

Appearing 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 suc-  
cession, that unless she shall make her ap-  
pearance at the next Court of Pleas and Quarter  
Sessions to be held for the County of Nash,  
at the Court-house in Nashville, on the se-  
cond Monday in August next, and file her an-  
swer, the Petition will be taken pro confesso  
as to her.

Witness Henry Blount, Clerk of our said  
Court at office, the 2d Monday of May, A. D.  
1824.

60— H. BLOUNT, C. C. C.

### State of North-Carolina.

COUNTY OF RANDOLPH,  
Superior Court of Law,  
Spring Term, 1824.

John Sweet, }  
vs. }  
Niomi Sweet. } Petition for Divorce.

Appearing 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  
Raleigh Register, and Hillsborough Recorder,  
for the defendant to appear at the next term  
of this Court to be held on the first Monday  
after the fourth Monday of September next,  
then and there to plead answer or demur,  
otherwise the petition will be taken pro con-  
fesso, and heard ex parte.

A Copy,  
61-3m, 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,  
vs.  
Susanna Hill, and others.

Appearing to the satisfaction of the Court,  
that James Sims, Nimrod Leas, and his  
wife Frances Leas, Manson Rodgers and his  
wife Sophia Rodgers, John Hill and his wife  
Susanna Hill, are not inhabitants of this State;  
It is therefore ordered, that publication be  
made for three weeks, in the Raleigh Regis-  
ter, printed in Raleigh, that the Defendants  
appear at our next Court of Pleas and Quarter  
Sessions to be held for the County of Surry,  
at the Court-house in Rockford, on the second  
Monday in August next, then and there to  
plead, answer or demur, or judgment will be  
entered accordingly.

Test. JO. WILLIAMS, C. C.  
Pr. of adv. \$2. 61—

### Land for Sale.

HAVING duly qualified as administrator  
de bonis non with the will annexed, up-  
on the Estate of Col. Ransom Southerland,  
dec'd, I shall, in execution of the last Will  
and Testament of my testator, proceed to ex-  
pose for sale to the highest bidder, on the 10th  
of August next, at the late dwelling-house of  
the deceased, in the county of Wake, 15  
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 improve-  
ments—consisting of a large and commodious  
dwelling house, with the usual houses appen-  
dant, necessary for the accommodation of a  
family, and all the necessary farm houses; a  
small dwelling-house with other houses ne-  
cessary for a small family, to which is attach-  
ed a good store-house, and an ordinarily good  
Grist Mill. There are few tracts of land bet-  
ter watered than this; it abounds with good  
springs, and never failing streams. Terms  
of credit will be one, two, and three years,  
the purchaser giving bond, with three ap-  
proved securities.

J. W. HARRIS, Adm'r  
June 4th, 1824. 67—