

University of North Carolina.

THE Annual meeting of the Board of Trustees of the University of North Carolina, will be held in the Executive Office in this City, on Friday the 10th of December next, at 7 o'clock, P. M.

By appointment of the President of the Board.
Raleigh, Nov. 26th, 1824.

Yadkin Navigation Company.

A MEETING of the President and Directors of this company, will be held at the house of Wm. H. Slaughter, in the Town of Salisbury, Rowan county, on Friday the 24th day of December next.

A. D. MURPHY, Pres.
Oct. 25th, 1824 8-1m

Yadkin Navigation Company.

A GENERAL Meeting of the Stockholders of this company, will be held at the house of Wm. H. Slaughter in the Town of Salisbury, Rowan county, on Saturday the 25th day of December next.

Oct. 25-8m A. D. MURPHY, Pres.

New Map of North Carolina.

HAVING been informed, that many of the County Maps distributed by Mr. John MacRae of Fayetteville for the purpose of correction, have been returned by the Members of the Legislature.—The subscriber, therefore begs leave to say, that they will be thankfully received by him at his room, N. E. corner of Messrs. Ross & Scott's Store, at any time most convenient to those gentlemen who may have them in their possession.

ROBT. H. BRAZIER.
Raleigh, Nov. 25th, 1824. 8-3t.

Bible Society of North Carolina.

THE annual meeting of this Society, will be held on the 2d Monday of next month, at the Capitol in this city; and on the Sunday preceding, the Anniversary Sermon for the benefit of the Institution will be preached in the Presbyterian Church, by the Rev. Bishop HAVENSCHEER.

J. GALES, Sec'y.
Nov. 18, 1824.

\$25 Reward.

I WILL give twenty-five dollars for the apprehension and securing in any jail in this State, so that I get him again, a negro man by the name of MACK or MACKLIN, about 21 or 22 years of age. I purchased said negro from William G. Bowers, of the county of Granville, some time in February last; and I understood he was raised by a man by the name of Williams, in Franklin county, N. C.—He ran away some time in July last. Any communication on the subject, will be thankfully received, if addressed to the subscriber, living in Mecklenburg county, N. C.

THOS. P. BERRYHILL.
Mecklenburg Co. Oct. 10. 99 10t.

State of North Carolina.

Gates County.
Court of Equity, Fall Term, 1824.

Benjamin Wynns, vs. William Deane, Thomas Wynns, jr. William B. Wynns, James D. Wynns, Joseph Hill & Jane Hill. Original Bill.

IN this case it appearing to the satisfaction of the Court, that the Defendants William Deane, Thomas Wynns, jr. Joseph Hill and Jane Hill are not inhabitants of this State. It is ordered that notice be given for three months in the Raleigh Register, that unless the said William Deane, Thos. Wynns, jr. Joseph Hill and Jane Hill, appear at the next term of this Court, to be held on the 1st Monday after the 4th Monday of March next, and plead answer or demur to the said bill, judgment pro confesso will be entered against them.

JNO. V. SUMNER, C. M. E.
Oct. 20th, 1824. 6-3m

State of North Carolina.

Hyde County.
Court of Pleas and Quarter Sessions, August Term, 1824.

Willoughby Higson, vs. Heirs at law of Thos. Spencer, dec'd. Sci. fa. Levy on land.

IT appearing to the satisfaction of the Court, that one of the defendants, Zachery Spencer, Heir at Law, cannot be found and is not an inhabitant of this State, it is ordered by the Court, that notice be given in the Raleigh Register, by advertisement, for three months, to the said Zachery Spencer, that he appear at the Court of Pleas and Quarter Sessions to be held for said county, on the last Monday in November next, then and there to answer, plead or demur to said Sci. fa.

WITNESS, John B. Jasper, Clerk of our said Court at Hyde County, the last Monday of August, 1824.

JOHN B. JASPER, C. C.

Valuable Property for Sale.

THE well known seat where the subscriber now resides, at the Cross Roads on the road leading from Hillsborough to Milton and main country road, leading from up the country to Petersburg, with One Thousand Acres of Land. The Dwelling House is a two story house, with four chimneys and five fire places; ten rooms in the house. A Kitchen, a good Store House, a Lumber House, &c. a good Granary and an excellent Thrashing Machine. All necessary out houses and good Stables. And on the tract of land, a good Grist Mill and Saw Mill, the Grist Mill is calculated for a Merchant Mill, it is all new and complete, now in operation, with a Cotton Gin attached to it; the Mill is situated on the waters of Hyco, Person county, N. C. Also, Five other Tracts of Land, lying in the same neighborhood, viz: one on the waters of Hyco, of 135 acres, and one of 30 acres; one on the waters of Bushyfork, containing 205 1/2 acres, and one on the same waters of 150 acres, and one other tract on the waters of Little River, Orange county, containing 200 acres, and one other on the waters of Little River, containing 30 acres; also, one tract on the waters of Little River, containing 242 acres in Orange county, N. C. a most excellent seat for public business, has on it a large and convenient Store house, a good Counting Room and a good Cellar and a Dwelling house suitable for a small family, it is situated on the main road leading from Hillsborough to Person Court-house, a handsome situation, well watered, &c.

For terms apply to the subscriber on the premises in Person county, N. C. Any person wishing to purchase would do well to view the premises and hear the terms, as I am determined to sell, and give great bargains. Time will be given to suit the purchasers, or negroes will be taken in any part of payment.

S. COCHRAN.
Person county, N. C. Oct. 25, 1824. 2-

Committed

TO the Jail of Stancombe county on the 28th ult. a runaway negro man, whose name is JIM, and that he is about twenty years old; that he belongs to Henry Eddington living about 20 miles from Winstonsboro, in Fairfild District, S. C. Said negro is 5 feet 7 or 8 inches high, dark complexion.

The owner is requested to come forward, prove property, pay charges and take him away.

WM. COLEMAN, Jailor.
Asheville, N. C. Nov. 1. 106

State of North Carolina.

Haywood County.
Superior Court of Law, second Wednesday after the fourth Monday in September, 1824.

John Crow vs. James Holland's heirs. WHEREAS it appears to the satisfaction of the Court, the defendants James Holland, junr. Sophia Perkins and Cynthia Rhodes, heirs of James Holland, dec'd, are inhabitants of another government; it is therefore ordered by the Court, that publication be made three 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 Courthouse in Waynesville, on the second Wednesday after the fourth Monday in March next, then and there to plead, answer or demur; otherwise judgment will be taken pro confesso, and the cause will be heard ex parte.

JOHN B. LOVE, C. H. S. C.
106

State of North Carolina.

Buncombe County.
Court of Pleas and Quarter Sessions, October Term, 1824.

John Hambey, vs. James Wilson, } Original attachment levied &c.

IT appearing to the satisfaction of the Court that the Defendant is not an inhabitant of this State. It is therefore ordered, that publication be made for six weeks successively in the Register, printed at Raleigh, that the Defendant appear at our next Court of Pleas and Quarter Sessions, to be held for the county of Buncombe, at the Court House in Asheville, on the first Monday in January next, then and there to plead, answer or demur, or judgment will be entered against him, according to the Plaintiff's demand.

JOHN MILLER, C. C. C.

State of North Carolina.

Tyrell County.
Court of Pleas and Quarter Sessions, 4th Monday in October, 1824.

Enoch Hassell, vs. Amelia Hassell, } Original attachment levied &c.

IT appearing to the satisfaction of the Court that the Defendant in this case is not an inhabitant of the State: It is ordered that publication be made in the Raleigh Register for three months, to notify the said Amelia Hassell personally, to be and appear at the next Court of Pleas and Quarter Sessions, to be held for the County of Tyrell and shew cause if any she can, why she shall not be removed from the guardianship of the minor heirs of Joseph Hassell deceased.

Witness, Wilson B. Hodges Clerk of said Court at Office the 4th Monday of October 1824.

WILSON B. HODGES, CLK.

State of North Carolina.

Buncombe County.
Court of Pleas and Quarter Sessions, October Term, 1824.

Jane Jordan, vs. James Wilson, } Original attachment levied &c.

IT appearing to the satisfaction of the Court that the Defendant is not an inhabitant of this State. It is therefore ordered, that publication be made for six weeks successively in the Register, printed at Raleigh, that the Defendant appear at our next Court of Pleas and Quarter Sessions, to be held for the County of Buncombe, at the Court House in Asheville, on the first Monday in January next, then and there to plead, answer or demur, or judgment will be entered against him, according to the Plaintiff's demand.

JOHN MILLER, C. C. C.

State of North Carolina.

Halifax County.
Court of Equity, October Term, A. D. 1824.

Jesse Moore, James Moore & Alfred Moore, vs. Jesse Moore one of the defendants in this case, is a non-resident of the State. It is ordered, that publication be made in the Raleigh Register for three months, that unless he appear and put in his answer on or before the first day of next term, the bill will be taken pro confesso and set for hearing ex parte as to him.

EDM. B. FREEMAN, C. M. E. H. C.
Nov. 19, 1824. 106 3m

Notice.

THE subscribers having (at October term of Lenoir County Court of Pleas and Quarter Sessions) qualified as Executors to the last Will and Testament of Lott Croom, late of said county, request all persons having claims against the Estate of said dec'd, to bring them forward within the time prescribed by law; otherwise this notice will be plead in bar of a recovery. And those indebted to the Estate are requested to make payment.

ABRAHAM CROOM and MAJOR CROOM, Executors.
Lenoir county, Nov. 15. 106 3t

Cheap for Cash.

MAY be had a likely young Blacksmith, for terms apply to Winship Steadman, in Pittsboro' where the boy may be seen.

J. H. BYNUM.
Chatham Trades-Bill, }
27th Aug. 1824. ff. 58

Stray.

ENTERED as a stray on the Ranger's Books of Granville county, a Bay Horse 15 years old, a white ring round each ear.—Valued at \$12 50.—By Vincent Vaughan living near the Bear Pond in said county.

A YOUNG, Ranger.
Nov. 11. 105

My Wake Forest Farm

"YET UNSOLD."

BUT is offered at a reduced price, if early application is made.

CALVIN JONES.
Wake county, Nov. 11, 1824. 44f

Valuable Property for Sale.

IN Granville county, N. Carolina, viz. one Tract of 1000 Acres of Land on Grassy Creek; one Tract of 300 Acres on the same Creek; one Tract of 800 Acres on Tuftominy Creek, and one of near 2000 on Island Creek and the waters of Grassy Creek. The aforesaid Tracts of Land have Plantations on each of them, in tolerable good repair. The first large enough to work 10 hands on to advantage; the 2d, 4 or five hands; the 3d, 8 or 10; and the 4th sufficient for 15 or 18 hands. The other improvements on each plantation, are tolerably good, (elegant buildings excepted.) It is believed that the Orchards on two of the places, are more valuable, and contain more Fruit trees, than any other two plantations in the county, and which are known to bear every year. One of the above Tracts of Land is within 6 or 7 miles of Oxford, the other three Tracts are in the north western part of the county.

The above lands are situated in the most healthy part of Granville, affording a plenty of excellent springs and other convenient streams of water.

The soil is well adapted to the culture of Corn, Tobacco, Wheat, Cotton, &c. and may be justly ranked with the valuable Lands of said County. The Plantations are in a good condition for making a crop the ensuing year. Persons inclined to purchase are requested to examine the premises and satisfy themselves. The subscriber, or Sam'l S. Downey, Esq. living in the upper part of Granville, will shew the property and make known the terms. The crops of Corn and Fodder and stock of Horses, Mules, Cattle and Hogs on two of the above plantations, are for sale; also a very valuable Jack, and 3 Jennies raised from the most approved stock.

Two of the above tracts of land will be exchanged for Western Land.

MAURICE SMITH.
Granville County, 6th Oct. 1824. 100

Shady Grove Academy,

WARREN COUNTY.

THE Examination of the Students of this Institution closed on the 9th inst.

The subscribers return thanks to the public for the liberal share of patronage they have hitherto received, and inform them that the male department of their Institution is dissolved. Only small boys under the age of ten years will be admitted. Having enlarged their buildings, they will be prepared to receive a large number of young Ladies, but no more will be admitted than can be well accommodated. The Music Department will be under the direction of Mr. John F. Gonerke.

The exercises will be resumed on the first Monday in January, 1825.

The advantages afforded in this Institution will be equal to any in the southern country.

Price of Board and Tuition as usual, viz: \$50 per session, payable in advance.

THOMAS COTTRELL & SON.
Nov. 12. 107-4teow.

RALEIGH REGISTER.

FRIDAY, NOVEMBER 26, 1824.

THE WEATHER.—Goldsmith's beautiful idea of "Winter lingering in the lap of May," is at this time completely transposed in our climate, for May is smiling in the arms of November.—Our Thermometers are 30 degrees above the usual freezing point of the season, and a bright sun and a clear sky, invitingly tempt the pedestrian to his favorite exercise. We congratulate our Legislators upon this favorable weather, for many of them, accustomed to exercise, can now pleasantly enjoy their wonted habits.

Carpe diem is generally used in a convivial sense, we would apply it in a natural one, and rejoice in present blessings—for in the weather, as in life, there may be many dark, cold and comfortless days before another year rises upon us.

On Tuesday last, our venerable citizen Nathaniel Macon, was re-elected by the Legislature, without opposition, to represent this state, in the Senate of the United States, for the term of six years, from the 4th of March, next ensuing.

On the same day, John Haywood was re-elected Treasurer of the State, & Joseph Hawkins, Comptroller, without opposition.

Tuesday next, is fixed for the balloting for Governor, for which office, we understand, there will be a number of candidates.

The arrival of Gen. Stokes enabled the Board of Internal Improvements on Friday last, to form a Board. On that and the following day, they acted on all the business before them, and prepared their annual report for the General Assembly.

A communication was received from the Roanoke Navigation Company, stating that the meeting of Stockholders lately held at Weldon, owing to the thin attendance of the meeting, postponed to a succeeding meeting of Stockholders, the consideration of the question whether or not they will accept of the subscription of \$25,000 by this state, at the last session, on condition of locking into the river at Weldon.

Upon reading which, the following Preamble and Resolution were proposed and adopted:

The Board taking into consideration the communication from the Roanoke Navigation

Company, on the subject of locking from the Basin at Weldon's to the River below, and being solicitous that an object so highly interesting to the Agricultural and Commercial interests of this State should be accomplished as early as possible:

Resolved, That this Board do not insist on any other condition or restriction in the additional subscription proposed on the part of this State, to the stock of said Company, except that a communication between the Basin at Weldon's Orchard and the River below shall be made by suitable locks.

Resolved, That a copy of the foregoing preamble and resolution be transmitted by the Secretary of this Board, to the President of the Roanoke Navigation Company.

The report of the Board was presented to the General Assembly on Wednesday, committed to the Committee on Internal Improvements, and ordered to be printed.

The Board of Agriculture met at the Capitol on Monday evening, agreeably to the provisions of the act of incorporation, and a sufficient number of members being present to form a quorum, they proceeded to business. Gen. D. Cameron having stated by letter to the Board, that it would be inconvenient for him longer to continue to preside over the deliberations of the Board, on motion, Gen. D. M. FORNEY was appointed President in his place. After reading some letters and papers, the Board adjourned till this (Friday) evening at six o'clock, when it is expected the Board will be better attended.

We regret that so few counties in the State have yet availed themselves of the liberality of our Legislature, who by the act forming the Board of Agriculture, hold out encouragement and reward to such as have established, or may hereafter establish Agricultural Societies for the improvement of that first of arts.

It ought to be understood, that it is not too late now to originate these Societies in such Counties as have not yet attended to the subject; as the bounty of the Legislature is apportioned amongst all the counties in the State, and will be awarded to each, as they may entitle themselves to it and apply, in proportion to their population, and the amount of their individual contributions for the support of their respective Societies.

New-York.—We mentioned in our last, that the Legislature of this State had nominated an Electoral Ticket in the Senate, favorable to Mr. Crawford, and that an Adams Ticket, supported by the friends of Mr. Crawford, had been agreed on in the House of Assembly, for the avowed purpose of bringing the two Houses to a joint ballot. The following extracts from a letter to the Editors of the National Intelligencer, dated Albany, Nov. 15 give the result of the joint ballot:

"The two Houses met each other to-day to try their strength. Seven of the Crawford ticket were elected. Twenty five of the Adams ticket are alleged to have been chosen, and four as admitted on all hands, yet remain to be appointed. The whole number of members present was 157—30 of the Senate, and 127 of the Assembly. The vote was as follows:

| | |
|-----------------------------------------------------|----------|
| Seven of the Crawford ticket had each | 95 votes |
| Twenty-five others of the Adams ticket had each | 78 votes |
| One other of the Adams ticket | 77 votes |
| Twenty-seven others of the Crawford ticket had each | 76 votes |
| One other of the A. ticket had | 76 votes |
| Two of the C. ticket had each | 75 votes |
| One other of the A. ticket had | 75 votes |
| One other of the A. ticket had | 72 votes |

The remainder of the A. ticket had some of them 58 and some 59 votes.

"After the votes were told and reported, the President of the Senate, (Lieut. Gov. Root) President of the Joint Meeting, declared the 7 gentlemen first named duly elected, they having a majority of all persons who had voted; and he inquired whether any other persons voted for could be considered as elected, no one of them having received more than 78 votes, which was a majority of the votes actually given in, (154) but not a majority of all the members present, (157.) He also stated, that in his opinion, it required 79 votes, a majority of all those who voted, to constitute a choice, but submitted the matter to the meeting and desired their direction.—This occasioned a protracted and rather disorderly discussion—the friends of Mr. Adams insisting that those of their ticket (25 in number) who had received 78 votes, were duly elected, and some gentlemen maintaining the opposite opinion. The audience in the lobby and gallery, assumed the prerogative, which has lately become fashionable here, of hissing, stamping, &c. when the latter doctrine was advanced, and of clapping and cheering the friends of Mr. Adams. Several motions were made, some of which were put, and others declared out of order, until, at length, Gen. Root and a majority of the Senators retired to the Senate Chamber; and the Assembly soon after adjourned without taking any vote on the subject.

"Here the matter rests for the present.—What will be the result cannot be predicted with certainty. My own impression, however, is, that the two Houses will to-morrow overrule the opinion intimated by Gen. Root, and will declare the 7 and the 25 duly elected. If this is done, they will immediately proceed to the choice of the remaining four, in which we have a prospect of success.

"Thus, you will perceive that the friends of Mr. Clay, after all, have given to Mr. A-

dams the principal part of the vote of the great State. The 7 gentlemen elected from the Crawford ticket, were nominated as decidedly favorable to the election of that gentleman, & we have no good reason to doubt the fidelity of any one of them. Nevertheless, it is proper to mention that some, or all of them, are claimed by the friends of Mr. Clay."

"In regard to the rumor that the seven successful Electors on the Senate's ticket are favorable to Mr. Clay, another private letter from Albany says:—'The friends of Mr. Clay express hopes that a part, say three, of the seven, will vote for him, but I consider the hope ridiculous. One of the three is now in this place, and yesterday stated his determination to vote for Crawford, if elected.'

SPILL LATER.—The commonsense and distracted state of New-York, has at length selected her Presidential Electors. On Tuesday, both houses again met, and on motion of Mr. Wheeler, the proceedings of the previous day, (by which Mr. Crawford received 7 and Mr. Adams 25 votes) was confirmed. The two houses then proceeded to ballot for the four remaining electors, which resulted in the choice of four friends of Mr. Crawford.—So that Mr. Adams has 25 and Mr. Crawford 11 votes. We confess we are disappointed; we had hitherto, entertained but little doubt, that New-York would give an undivided vote for that candidate, who, we believe, will best administer the affairs of government.—We however, are pretty certain, that Mr. Crawford, will still go into the House of Representatives, and Mr. Clay will be left out.

The following are the remarks of the Editors of the National Intelligencer on the decision of the N. York Legislature:

"The decision which confirms the 25 votes to Mr. ADAMS, appears to us to have been equally contrary to reason and to precedent. We are somewhat apprehensive that it was made under a dread of that uproar and clamor from the galleries which has become a reproach to the character of the State whose Legislature is thus permitted to be insulted with impunity. Being made, let not the decision be disturbed. We are known to prefer Mr. CRAWFORD for the Presidency, but we would rather even witness the defeat of his high claims, than see our government shaken to its foundation by such a contest as would be occasioned by opening before Congress the question which has been, in our opinion, so erroneously decided in the Legislature of the State of New-York. We hope to be believed when we declare, that our opinion on the legality of this decision, is not at all influenced by the effect of that decision on the Presidential election, important as it may be.

"Upon the result of the contest in New-York, we forbear to moralize, though surely never was an occurrence more abundant of instruction. Never was the old proverb, that 'Fear betrays like Treason,' more fully verified than in the consequence of that dread of responsibility which induced two or three gentlemen at Albany to withhold the expression of their sentiments, which the subsequent event has proved to have been favorable to the candidate to whose injury their votes operated. Had they voted at first as they did at last, Mr. Crawford would have received the whole electoral vote of the state of New-York."

It is yet uncertain whether General Jackson or Mr. Clay has obtained the vote of Ohio.

Missouri.—The Philadelphia Observer, says, "We have received information of the election of three Jackson Electors in Missouri! Particulars to-morrow."

The Merchants in Wilmington, have held a public meeting, for the purpose of petitioning the Legislature, to reduce the oppressive tax imposed on merchant's and retailers of goods and merchandize.

As an act of justice, we should have noticed sooner the Theatrical Corps at present in this city, who contribute in an eminent degree to the amusements of the season. The performers, are of a much higher grade, collectively taken, than are usually seen so far in the interior—indeed, some of them both in Sock and Buskin, would do credit to any stage. As yet, owing perhaps to unfavorable weather, on the evenings of performance, they have not received that liberal share of public patronage to which their merit entitles them. To those who have leisure and taste for such amusements, we recommend as a rational recreation for an evening, a visit to the Theatre. We observe, that the bill of fare for this evening (see advertisement) is unusually attractive.

In the much admired comedy of Love-a-la-mode, the principal characters will be sustained with uncommon strength of cast and with a warmth of coloring, which would be highly gratifying to the veteran player, (Macklin) who wrote and appeared in the comedy. Upon the whole, we know of no play more likely to amuse an audience, where the prominent characters are well filled, as will be the case, this evening.

In mentioning the committee, appointed on that part of the Governor's message, relating to the Cherokee lands, in our last paper, there was an error. We subjoin the names of the committee, as corrected, viz: Messrs. Polk, Edmondson, Melcher, Picketts and Nixon.