

# Repository of Genius.

The Editor of the Register lately received by the Cartel Pacific, from his friend, the Author, the following

OCCASIONAL ODE

ON THE Royal British System of Education.

For the Anniversary at the Freemaron's Tavers MAY, 1812.

" Wisdom is the principal thing, therefore ge Windom; and with all thy getting, get Un derstanding." Proverbs, ch. iv. ver. 7.

OF all that live, and move, and breathe, Man only rises o'er his birth ; He looks above, around, beneath, At once the heir of heaven and earth: Force, cunning, speed, which Nature gave The various tribes throughout her plan, Life to enjoy, from death to save, These are the lowest powers of Man.

From strength to strength he travels on, He leaves the lingering Brute behind; And when a few short years are gone He soars-a disembodied mind : " Beyond the grave, with hope sublime, Destined a nobler course to run, In His career the end of Time Is but Eteraity begun !

What guides him in his high pursuit, Opens, illumines, cheers his way, Discerns the Immortal from the Brute, God's image from the mould of clay? 'Tis Knowledge :- Knowledge to the Soul Is Power, and Liberty, and Peace; And while coelestial ages roll, The joys of Knowledge shall increase.

Hail to the glorious Plan! that spread This light with universal beams. And through the human desert led Truth's living, pure, perpetual streams. Behold a new Creation rise, New spirit breathed into the clod, Where'er the Voice of Wisdom cries. Man, know Thyself, and fear thy GOD! J. MONTGOMERY.

### IMPROMPTU.

Britannia, sick of many an ill, Sees various plagues await her; Now finds another bitter pill, Prescribed by one Decatur. Let her go on and still contrive,

To make the world all hate her; Her venom we shall still survive, While we have one Decatur.

Then let's maintain the sailor's right, And not one inch abate her; We need not dread her force or spite, With Hull and with Decatur.

# AN ACT

Surpend executions for a limited time

L. Be it enacted by the General Assembly of the State of North Carolina, and it is hereby enacted by the autho rity of the same, That when any judgment shall be obtained for any debt or damages in any Court having jurisdiction thereof, against any debtor or debtors at any time after the 31st day of the present month of December, and before the 1st of February, 1814, it shall be the duty of such Court before whom such judgment shall be obtained, to stay Execution and all further proceedings thereon until the first term or regular session of such Court after the first day of February, one thousand eight hundred and fourteen, on such debtor or debtors first giving two sufficient Freeholders (such as shall be approved by the Court) securities for the stay of Execution, an acknowledgment of such securities in open Court, and entered on the records of the same, shall be considered as part thereof; and if such judgment shall not be paid, with six per cent interest thereon, before the first term or session of the Court after the first day of February, one thousand eight hundred and fourteen, it shall then be the duty of said Court, immediately to award execution, in a summary way against the principal and his securities for the full amount of such judgment, or so much thereof as shall remain unpaid, together with the lawful interest thereon and costs.

11. And be it further enacted, That when any judgment shall be obtained before any Justice of the Peace against any debtor or debtors, on or after the thirty-first of the present month of December, it shall be the duty of such Justice of the Peace. before whom such judgment shall be obtained, to stay Execution and all further proceedings thereon until the first day of February, one thousand eight hundred and fourteen, on such debtor or debtors first giving sufficient security in two Freeholders (such as shall be approved by said Justice) for the stay of Execution ; and if such judgment, with six per || State Bank of North-Carolina. cent interest thereon, be not paid and satisfied before the first day of February, one thousand eight hundred and fourteen, then it shall be the duty of the Justice of the Peace on application, to award Execution instanter against the principal and his securities, for the full amount of such judg. ment, or so much thereof as shall remain unsatisfied, together with the lawful interest thereon and costs; Provided, That nothing herein contained shall be so construed as to prevent any defendant or defendants from claiming or obtaining the stay of Execution as heretofore practised.

III. And be it further enucted, That it shall be the duty of every Sheriff, Constable or other Officer to whom any other Execution has been or shall be directed in consequence of any judgment already obtained, or which may be obtained before the first December current, to stay all further proceedings thereon on the person or persons against whom such Executions has or shall have issued, first giving bond with two sufficient freeholders securities in the full sum specified in the Execution, payable to him, her or them for whose debt or damages such Execution aforesaid has or shall have issued :-Which bond, together with the Execution the Sheriff, Constable or other Officer shall return to the Court or Justice of the Peace to whom the same shall be made returnable : And the Court or Justice of the Peace on such return being made, should they think such securities fully sufficient, shall stay all further proceedings on such Execution until the expiration of the times respectively specified in the first and second sections of this act; and at the expiration of such times it shall be the duty of such Court or Justice respectively to a ward Execution in a summary way against the principal and his securities for the full amount of such bond, or so much thereof as shall remain unpaid, together with the lawful interest thereon, and the Constable or other Officer shall receive from the principal giving such bond the sum of two shillings for the same.

IV. And be it further enacted, That where any Sheriff, Constable or other Officer has levied or shall have levied on any goods, chattels, lands and tenements before the 31st December current, by virtue of any Execution, or has arrested and imprisoned, or shall have arrested or imprisoned before that day, any person by writ of Ca. Sa. which has or shall have issued for any debt or damages, it shall be the daty of such Sheriff, Constable or other Officer, on bond with sufficient security being given, (as prescribed in the 3d section of this Act) to deliver the property thus levied on the debtor, on demand, and release the person arrested or imprisoned

from custody. V. And be it further enacted, That nothing herein contained shall be deemed to apply to judgments or Executions which are or may be obtained or issued in consequence of any contract made after the first day of January next, or in the name of the State, or at the instance of the Treasurer, or to alter the mode by which such judgments and Executions are carried into effect, or to exonorate Clerks, Sheriffs, County Treasurers or Treasurers of public buildings, and Constables from paying or satisfying on Execution, or otherwise, all such sums of money as they have received and collected by virtue of their office, and if Execution issues against any of them, their property shall be sold to the highest bidder to satisfy such Execution; any thing herein contained to the contrary notwithstanding.

VI. And be it further enacted, That nothing herein contained shall be so construed as to prevent Clerks, Sheruffs, County Treasurers or Treasurers of public buildings from collecting such monies as may be due them for the use of the public.

VII. And be it further enacted, That this Act shall be in force and operation immediately from the ratification [Passed Dec. 17, 1812.] thereof.

For Sale. A LIGHT CARRIAGE, With Harness, Cushions and Boxes. It may

he had on moderate terms. Apply at this Office. Dec. 18.

The highest Price given at this Office FOR CLEAN LINEN OR COTTON RAGS.

State Bank, Dec. 15, 1812. DUrchasers of Stock in the State Bank are informed, that a Power of Attorney authorising a transfer of a share or shares held in the said Bank, must be witnessed either by the Cashier of the Principal Bank, or of one of its Branches, by a Notary Public, or by two Justices of the Peace; and if by the latter, their signatures must be certified by the Clerk of the county, with the county seal annexed. This regulation to commence on the first day of January next, of which all who may be concerned will take notice. W. H. HAY WOOD, Cashier.

TAVERN IN PITTSBORO.

OSEPH HARMAN returns his sincere thanks to his friends and the public, for the liberal patronage he has heretofore received in his line of Business, and informs them he is about removing to his old stand again, where he intends to keep a good supply as usual,

Just received direct from New York,

At the Store of the Subscribers, Large and general ASSORTMENT of A DRY GOODS; amongst which are, Superfine Broad Clorhs

Fine ditto Cassimeres, Coatings and Stockinets Rose & Dutch Blankets, Scarlet Cloaks Negro Cottons and Flannels Bombazets, Fascy Waistcoatings Jubilee Cord, Cambric, Ginghams Mulmuls, Ginghams, Calicos Robe Patterns, Long Shawls, Fancy Silks Ladies Silk and Cotton Hose Furniture Calicos

Muslins, Cambrics and Dimities, and a great variety of Fancy Goods Also Shoes of all kinds Sugar, Molasses, Coffee, Tea Wine, Rum and London Brown Stout : Ill of which will be sold low for cash, JOHN & ROB. STUART. Raleigh, Dec. 17.

### RALEIGH ACADEMY.

THE Trustees of the above Institution respectfully inform the public, that the Exercises for the ensuing year will commence on Monday the 4th of January, under the superimendance of the Rev. WM M'PREETERS

The Female Department will be under the direction of Miss Bosworth, from the State of New-York-a young Lady, who, the Trustees are assured, is properly qualified for the undertaking, being well educated, and a perfect mistsess of the polite and fashionable ac. complishments of Drawing and every kind of ornamental Needle work.

Both Mr. M'Pheeters and Miss Bosworth will be ably assisted in their several depart-

The Preparatory School will be taught by Mr. Edmondson, a young Gentleman from Washington College, in Virginia, who is said to be well qualified for this department.

A punctual attendance at the opening of the session is desirable, that the several classes may be formed to the greatest advantage. WM. HILL, Sec.

### MUSIC, DRAWING, &c. MRS. SAMBOURNE,

AVING signified to the Trustees of the HAVING signified to the Trustees of the Raleigh Academy her intention of relinquishing her situation as Superintendent of the Female Department, at the conclusion of the present Session, wishes to inform her Friends and the Public, that she shall continue to reside in Raleigh, and, at the commencement of the ensuing year, will instruct a few Young Ladies in Music, Painting, Embroidery, &c. so that Students in the Academy, and others, will still have an opportunity of acquiring these polite accomplishments.

September 17.

### State of North-Carolina. ROWAN COUNTY.

Court of Pleas and Quarter Sessions, November

James Todd, ) Original Attachmens. Andrew Ramsay & Thomas L. Cowan Joseph Erwin, summoned as Garnishees.

I T appearing to the satisfaction of the Court that the Defendant, Joseph Erwin, is not an Inhabitant of this State-it is Ordered, that publication be made, in the Raleigh Register, for three weeks successively, that the said defendant, Joseph Erwin, appear at our next Court of Pleas & Quarter Sessions, to be held or the County of Rowan, at the Courthouses in Salisbury, on the 2d Monday in February next, and enter his plea to be said suit, or judgment will taken, acco,ding to the Plaintiff's demand.

A True Copy from the minutes, JNO. GILES, Clk.

### State of North-Carolina, BUNCOMBE COUNTY,

Superior Court of Law, October Term, 1812. John Ashworth, ) Original A.tachment.

T being made appear to the satisfaction of the Court that John Turke, the Defendant in this suit, is an inhabitant of another State or ! Government : It is therefore Ordered by the Court, that the said Defeudant appear at the next Term, to be held for said County, at the Courthouse in Asheville, on the first Monday after the fourth Monday of March next, and then and there put in bail and replevy the property attached, and plead to issue-Otherwise judgment will be entered against him by default, Ordered, That the above be published three weeks successively in the Raleigh Re-ROBERT HENRY, C.

# NOTICE.

THE Subscribers having qualified as Administrators to the estate of THOMAS SI. MONTON, dec'd, give notice to all persons having demands against the estate of the said Thomas Simenton to present them for payment within the time required by an Act of Assembly entitled, " An act concerning proving of wills and granting letters of Administration, and to prevent frauds in the management of intestates' estates;" otherwise they will be bar-Act. THO'S CRAWFORD, Adm'rs Nov. 24, 1812.

# Raleigh Volunteer Guards !

Will sell, or barter for Lands in West. o'clock on the 1st Saturday in January next, equipped according to law. By Order of the Captain,

CLARKE, 1st Sgt. Twenty Thousand Dollars

-CASH-Now affeat in the Potomac & Shenandoah Navigation Lottery.

Second Class.

1 Prize

do.

of \$20,000

2,000 1 do. 1,000 7 do. 500 12 do. 30 do. Besides the following Stationary Prizes: \$15,000 1 Prize 1 do. 10.000 5,000 1 do. 2,000 do. 1,000 do,

do. 10 do. of 100 Tickets each, in this

Besides a vast number of small prizes, and not near 1 1.2 Blanks to a Prize, Present price of Tickets Nine Dollars. TICKETS & SHARES sold by

JOSEPH MILLIGAN,

Bookseller, Georgetown, (Dist. Columb.) Who sold a great part of the Capital Prizes in the First Class.

All orders for Tickets perticularly at randed to. Prize Tickets in this and other Lotteries taken in payment. All Lottery information gratis.

\* Tickets may also be had of the mana-

. 111 Letters, post-paid, punctually atended to-

## Sheriff's Sales.

WILL BE SOLD. On the 8th day of January next, at the Court House in Tyrrell County, for ready money, THE following Tracis or pieces of land, or so much thereof as shall be of sufficient value to pay the taxes due thereon for 1811,

and cost of advertising the same, viz. 275 acres given in by John Alexander, sen 200 do given in by Abraham Dunston. 12,000 do given in by Snoad B. Carraway,

for Collins, Allen and Dickerson. 5777 do given in for Josiah Collins. 13,625 do given in for John G. Blount. 1021 do given in by Sarah Hatfield. 404 do given in by John Phelps. 367 do given in for Gracy Brown. 9500 do given in for George Pollock. 740 do given in for John Scott, 19394 do given in by John Swain 5500 do given in by Samuel Woodland. 33 do not given in for Edward Parkin's

80 do not given in by Mathias Tolar: 100 do not given in by John & eight; 100 do not given in by James Pelsuc. 100 do not given in by John Stily. 33 do given in by Adkins Massey.

JESSE ALEXANDER, Sh'ff. November 17, 1812.

### For Sale, THE LAND

W pereon I now live, - the former Residence of Green Duke, senior,

ONG known for its healthiness and beau-L ty of situation. This Tract of Land is supposed to contain 3600 acres; and situated within 7 miles of Warrenton-its convenience to which affords a ready Sale for all surplus produce. There is on the Tract a large quantity of excellent Wheat and Tobacco Land .-On Fishing Creek, which intersects this Land, there is a very valuable Saw and Grist Mill -Convenient to the former there is a large quan tity of excellent timber, and its convenience to Warrenton affords a ready sale for the Lum ber. On the Mill Stream is at least 100 A cres of Bottom-Land, a large proportion of which is finely adapted for meadow.

5000 dollars will be required in advancepayments for the balance will be made accom modating. Wheat will be put in, and the Plantation be delivered in complete order for the working of 15 or 20 hands.

LEWIS P. DUKE. Warren. N. C. Oct. 20, 1812.

THE SUBSCRIBERS having qualified as Administratrix and Aministrator on the Estate of the late RICHARD TROTTER, request all those having any claims on said estate to present them properly authenticated to the Administrator, at his store-house in Salisbury where he is at all times prepared to liquidate the same. All those indebted to the said Estate are requested to call and settle their respective accounts, and pay or renew their notes with satisfactory security, otherwise they will shortly be placed in the hands of an Officer for collection. JANE TROTTER, Adm'x,

MOSES A. LOCKE, Adm'r Nov. 14, 1812.

THE SUBSCRIBER, DEING desirous to remove into the Coun. D try, offers the HOUSE and LOTS which he now occupies in Germanton, for sale. He deems it unnecessary to give a particular description, as he supposes any person inclinable purchase, will view the premises, suffice it to say, that the advantages which this Property possesses, either as to local situation or convenient improvements, for a Store or Tavern, are edual, if not superior, to any in the place, and perhaps not surpassed by any in the upper country.

Cash or Negroes will be expected in payment, and possession given whenever required.
ANDREW BOWMAN.

Stokes County, June 20.

# ADVERTISEMENT.

AT November Term, Chatham county courts the undersigned qualified as Executors of the last Will and Testament of Thomas any person who is disposed to take a Participate White, deseased. Those indebted to said Estate are desired to make speedy payment, as the affairs thereof require it. Those baving claims will please exhibit them, that arrange- some statement of the number of hides to ment may be made for discharging them, and ed, the facility of selling leather & the amount within the time prescribed by law, or the act of Assembly in that case will be plead in bar of recovery. FANNY A, WHITE, Ex'x. NATHAN STEDMAN,

WINSHIP STEDMAN, Dec. 16

# Land in Warren.

Tennessee, the Tract of Land lying in Warren County, in the fork of Fishing Creek and Shoced, containing 432 acres, 100 of

which are cleared, under good fences, and in good order for cropping. A further description of the Land is deemed unnecessary—suffice it to say, it is surpassed by none in the neighbourhood in the advanta.

ges of its situation and the fertility of its soil, The Dwelling House is 28 by 18 feet, and will have borne repairs sufficient to render a small family comfortable. There is a Granary, Smoke house, Corn-crib, &c.

Also, about 500 acres of unimproved Lard in the upper part of Halifax County, not very fertile, but the beauty and healthiness of in situation, and the excellent range which it would furnish, would make a pleasant Sun. mer Retreat for any Gentleman living to the EDMUND JONES. low Country. Ransom's Bridge, Oct 9.

# Hawfield Academy.

HE Subscriber intends or: in the neighborhood of Rev'd Rev'd Rev'd In On the Inst Monday in January next; where will be taught, Reading, Writing, Arithmetic, Eng. lish Grammar, the Latin & Greek Languages, Philosophy, &c. The prices of Tunion will be, for Reading, Writing & Arithmetic, 88 English Grammar,

Latin & Greek, Geography, &c. 16 Hoarding may be had in good houses the low price. The healthiness of the situation, the respectability of the neighborhood, toger ther with the particular attention which willbe paid to the Tuition and morals of Youth, air sufficient inducements to give encouragement to this new institution.

JOHN H. PICKARD. Orange, Nov. 26.

EXCHANGE

Old Six Per Cent & Deferred Stocks

DURSUANT to the Act of Congress, enti-I tled "An Act authorising a Subscription " for the OLD SIX PER CENT and Defer. " red Stocks, and providing for the exchange " of the same," passed on the binday of July, 1812, books will be opened on the Isi day of October next, at the Treasury, and at the sveral loan offices, and will continue open to the 17th day of March next, for receiving Subscriptions, of the Old Six Per Cent and Deferred Stocks, in the manner prescribed by the said act. New Certificates, bearing interterest from the 1st day of the quarter in which the Subscription shall be made, at the rate of Six Per Centum Per Annum, payable quarter yearly, for the unredeemed amount of principal of the Old Six Per Centum and Deterrid Stocks which may be Subscribed, will be used ed at the Treasury or at the Loan Offices res pectively where the O'd Stock Subscribed may at the same time stand credited The New Stock will be redeemable at the pleasure of the United States at any time after the 31st day of December, 1824; but no reimbursement will be made except for the whole amount of the Stock standing at the time, to the credit of any proprietor, on the books of the Treasury or of the Commissioners of Loans respectively, nor till after at least six months previous public notice of such intended reimbursement.

ALBERT GALLATIN, Treasury Department September 10, 1813

# CHARLES PARISH

RETURNS his grateful acknowledgement to his friends and the public, for the libe ral encouragement they have given him heretofore, in his line of business, and informs them that his large and commodious The & Stery Brick Building, at the Sign of

THE EAGLE,

North of the State-House, is now in complete order to receive Boarders and Travellerswhere he earnestly solicits a continuance of their patronage. He pledges himself that nothing on his part shall be wanting to render general satisfaction to all those who favor him with their custom. Honest and active servants alone will be engaged; and his Stables will perhaps be excelled by none. N. B. An ICE HOUSE and BATHING

ROOMS will be constructed by the next See

### An Accommodation Stage. THE Mail Stage from Raleigh to Fayette

ville having of late been very much crowded with Passengers, so as not only to make travelling very uncomfortable, but frequently to disappoint persons desirens of procuring seats therein, the Subscribers, in order to accommodate Travellers on this foad, and especially such as wish rather to travel by day than by night, have determined to establish an Accommodation STAGE between Raleigh and Fayetteville, which will leave Raleigh every Monday, Wednesday and Friday, at 4 o'clock A. M. and reach Fayetteville st 8 o'clock P. M.; and leave Fayetteville on the same days at the same hour in the morn. ing, and reach Raleigh at the same hour in the evening.

As this Establishment will be attended with very considerable expence to the Proprietors, they flatter themselves that the Public will be disposed to give them support in their under-WM. SCOTT.

DILLON JORDAN. Raleigh Nov. 24, 1812.

The first Stages will start on Friday next. It is expected that an Accommodated Stage will be established from Fayetteville w the Southward; and probably from Raieigh to the Northward.

A Place Wanted, By a Young Man, who can come well recom mended as a Tanner, in all the variety of

THE TANNING BUSINESS, NOTHING but the hardness of the time IN induces him to solicit a situation; 25 can enjoy the benefit of this notice by grang me their terms, address, &c. In the proposi for Partnership, it will be necessary to give of sales. Those who wish to engage 25 2007 will please to signify it as soon as possible, I may make other contracts.

Red House, Carwell County,