## POETRY

FORGET THEE! NO NEVER.

a Wrong thee, Bianca? no, not for the earth a Not for earth's brightest !"-Milman.

Forget thre !- No, never!- Why cherish To the friend of thy soul, with injustice so

fraughter Why embuter our fast fading moments of

By suspicion so wild & unfounded as this? Forget thee !- No, never !- Among the light-hearted,

Love may sink to decay when the fond ones are parted; But aff-ction like ours is too deep and

To be chill'd in its ardour by absence or time.

Then, gentle one, banish all doubt from thy breast;

By the kiss that so late on thy lips I impress'd-By the griefs that have blighted the bloom

of my years,-By the hope that still calls forth a smile through my tears:

By the hour of our parting, thus sweetly

By truth firmly tried-and by trust unbe-I will not forget thee; till life's latest ray

In the dark night of death shall have metted away; 'Mid ambition-fame, fortune, and power.

and gl dness, Pain-and peril-and hate-and contention-and sadness;

Though changes the darkest and brightest betide,-Thy friendship shall soothe me, thy coun-

cils shall guide, And thy memory at once be my solace and pride!

( Continued from 1st hage. )

That in no case shall the appraisers of the said goods, wares, or merchandise, be enti-

Sec. 21. And he it further enacted, That, before any goods, wares, or merchandise, which may be taken from any wreck, shall be admitted to an entry, the same shall be appraised, in the manner prescribed in the sixteenth section of this act; and the same proceedings shall be ordered and executed wise certificates were not issued at the time be claimed on account of damage which any | the said goods, wares, or merchandise, shall goods, wares, or merchandise, shall have sus- | have been so shipped, and shall deliver the tained in the course of the vovage; and in all cases where the owner, importer, consignee, or agent, shall be do atisfied with shall have been so entered, within two such appraisement, he shall be entitled to months from the date of entry, and before the privileges provided in the eighteenth | the said goods, wares, or merchandise shall section of this act.

Sec. 22 , And be it further enacted, That, for every verification and certificate, made under this act, before a consul or commercial agent of the United States, such consul or commercial agent shall be entitle to demand and receive, from the person makin the same, a fee of two dollars : Provided, Each shipper shall have the right to include all articles shipped by him in the same invoice.

Sec. 23. And be it further enacted, That, when any goods, w res, or merchandise, shall be admitted to an entry upon invoice, the collector of the port in which the same are entered, shall certify the same under his official seal; and no other evidence of the value of such goods, wares, or merchandise, shall be admitted on the part of the owner or owners thereof, in any court of the United States, except in corroboration of such entry.

Sec. 24. And be it further enacted. That any person or persons, who shall, counterfeit any certificate or attestation made in pursuance of this act, or use such certificate or attestation knowing the same to be counterfeit, shall, upon conviction thereof before any court of the United States having cognizance of the same, be adjudged guilty of felony, and be fined, in a sum no xceeding ten do!lars, and imprisoned for a term not exceeding three years.

Sec. 25. And be it further enacted, That any bond to the Unite! tates, entered into for the payment of duties y a merchant belonging to a firm, in the name of such firm, shall equally bind the partner or partners in trade, of the person or persons by whom such bond shall have been executed; but no clerk or hired person, in the constant employment of another, shall become principal or surety to any bond to which his employer is a party.

Sec. 26. And be it further enacted, That no bond for duties on goods, wares, or merchandise, imported into the United States, shall he accepted by any collector of the revenue, unless the principal be a resident of the United States, and the surety, or sureties, citizens thereof.

Sec. 27. And be it further enacted, That, in every case, where the owner, importer, consiguee, or agent, of any goods, wares, or merchandise, imported as aforesaid, and the duty upon which shall amount to fifty dollars, or unwards, may at the time of entry, desire to pay the data attereon in cash, the collector of the port where the said goods, wares, or merels whise, no who entered, shall be, and be in hereby suffurized and directed to reave the same, and to allow a discount on count of the chities, at the rate of four ton per anuan, for the legal term of law on wigh duties.

See. 28, And be it further enacted, That all goods, wares, or merchandise, imported into have been paid, or secured to be paid, may be trustored coastwise, from the district into which they were imported to two other districts, and exported from either of them with the benefit of drawback: Provided, The will regulations and formalities now in force, at hung to the transportation of goods, wares, or merchandise, coastwise, from the another district, for benefit of drawback, and on other regulations as are prescribed untion of such goods. ares, or merunder to other districts, shall be complied formalities now in force, respecting ortation of goods, wares and merchanor the benefit of drawback, shall be

the certificate to be used, and of the oaths to be taken, on the transportation of such goods, wares, or merchandise, from the second or other district into which they may be so

brought, to the third district. Sec. 29 And be it further enacted, That all goods, wares, or merchandise, subject to ad valorem duty, and intended for exportation, with benefit of drawback, which shall be transported from one district to another, shall be accompanied by a copy from the invoice, of the cost thereof, certified by the collector of the district from which they may have been last re-shipped, which certified copy shall be produced to the collector of the district from which such goods, wares, or merchandise, are intended to be exported; and such goods, wares, or merchandise, as well as all such goods, wares, or merchandise, subject to ad valorem duty, as shall be exported from the district into which they may have been originally imported, shall be inspected by the appraisers at the time of exportation, in the manner provided by this act, on the importation of such goods, wares, or merchandise; and if the same are found not to correspond with the original invoice, the said goods, wares, or merchandise, shall be subjected to forfeiture, according to the provisions of the eighty-fourth section of an act, entitled " An act to regulate the collection of duties on imports and tonnage," passed the second of March, one thousand seven hundred and ninety-nine.

Sec. 30. And be it further enacted, That in all cases of entry of goods, wares, or merchandise, for the benefit of drawback, the time of twenty days shall be allowed, from the date of the clearance of the ship or vessel, in which the same shall have been laden, for taking the oaths, completing the entry, and giving the exportation bonds for the same : Provided, That the exporter shall have, in every other particular, complied with the regulations and formalities heretofore, and by this act, established for entries of exportation of goods, wares, or merchandise, for the benefit of drawback.

Sec. 31. And be it further macted, That in all cases where goods, wares, or merchandise, entitled to debenture, shall be reshiped for transportation coastwise, before the necessary certificates are issued by the collector of the port where imported, the same shall be allowed to be entered for debenture. tled to, or receive, any part of the said duty. at the district to which they shall be so transported, without forfeiting the benefit of drawback: Provided. That the person or persons, so entering said goods, wares, or merchandise, shall produce, from the collector of the port from whence the same shall have been last shipped, a certificate that the coastin all cases where a reduction of duties shall of the sailing of the vessel on board which coastwise certificates required in such cases, to the collector of the port where the same be entered for exportation.

Sec. 32. And be it further enacted, That, in all cases where the owner, importer, consignee, or agent, of any goods, wares, or merchandise, entitled to debenture, may wish to transfer the same into packages other than those in which the said goods, wares, or merchandise were originally imported, the collector of the port where the same may be, shall permit the said transfer to be made, if necessary for the safety or preservation thereof: Provided, That due notice of the same, in writing, setting forth sufficient cause for the said transfer, be given to the said collector, who shall appoint an inspector of the revenue, to ascertain if the said allegation be true, and, if found correct, to superintend said transfer, and to cause the marks and numbers upon the or: inal packages to be inscribed upon the packages into which the said goods, wares, or merchandize shall be transferred.

Sec. 33. And be it further enacted, That it shall not be necessary to insert he numbers upon packages, in any entry of goods, wares, or merchandise, subject to specific luty on importation or exportation, or to in ert any such numbers in any coastwise or other certificate: But it it expressly provided, That in all cases where a separate certificate may be required for each package, the numbers shall

be inserted therein. Sec. 34. And be it further enacted, That in all cases where, under existing laws, spirituous liquors, en itled to debenture, shall have been shipped coastwise for the purpose of being laden immediately on board some vessel in another district, for exportation, the same may be so laden on board of such ves. sel, without having been first deposited in the public warehouse : Provided, That all other regulations required by law shall have been complied with, and that such transportation of said spirituous liquors from the one vessel to the other be made by the collector's order, and under the superintendance (superintendence) of an inspector of the revenue, and that a careful examination be made by him of the identity of the same, and of the quantity, quality, and packages there-

Sec. 35. And be it further enacted, That all penalties and forfeitures, incurred by force of this act, shall be sued for, recovered, distributed, and accounted for, in the manner prescribed by the act, entitled "An act to regulate the collection of duties on imports nd tonnage," passed on the 2d day of March, one thousand seven hundred and ninety-nine, and may be mitigated or remitted in the manner prescribed by the act, en- | a ditcher, at others in boats from Tarbotitled "An act to provide for mitigating of remitting the forfeitures, penalties, and disabilities, accruing in certain cases therein mentione l," passed on the third day of March, one thousand seven hundred and ninety-seven.

Sec. 35. And be it further enacted, That al fines, punalties, and forfeitures, incurred i. virtue of the act, entitled "An act supplementary to an act, entitled 'An act to regu late the collection of duties on imports an tonnage, passed the twentieth April, one thousand eight hundred and eighteen," may be sued for, prosecuted, and recovered, in the same manner as if the said act did not

expire on the third day of March next. Sec. 37. And be it further enacted. That, when goods, wares, or merchandise, imported, and subject to duty as aforesaid, shall be reshipped, and transported coastwise, from one district to another, in the packages in which the same were imported, an invoice, or a copy of such invoice, or an extract other provisions of this act: and the the charges thereon, which are reshipped

Secretary of the Treasury shall be, and he is I and transported coastwist as aforesaid, very hereby, authorized to prescribe the form of | fied by the additional oath required by the fourth section of this act, and certified under the official seal of the Collector, with whom the entry, on the importation of such goods, wares, and merchandise, was made shall be produced at the port to which the same shall be transported; and the same in spection of such goods, wares, and merchandise, shall be made, as if they had been brought direct from a foreign port or place : Provided, that no appraisement of the said goods, wares, or merchandise, shall be made at the said port, so as to change the amount of duties which may have been charged thereon, at the port of their original importation, if the same should have been there entered, according to the provisions of this act except when transported from a port where there are no appraisers appointed by the government; and if the invoice, verified as a foresaid, shall not be so produced, such goods, wares, or merchandise, shall be deposited, and remain in the public warehouse, at the expense and risk o the owner thereof, until the invoice, verified and certified in the manner above required, shall be produced; and goods, wares, or merchandise, importe and subject to duty as aforesaid, may be transported coastwise, to one or more districts within the United States.

Approved-March 3, 1823.

Apply to

we saw as we we we we was seen seen seen FOR SALE OR RENT. THE Store-House on Fayetteville St next door above N. Harding & Co.

WM. H. HAYWOOD, Jr. Raleigh, Jan. 27. SEVENTY-FIVE DOLLARS REWARD.

ANAWAY from the subscriber, in New berry district, on the night of the 9th instant, a Negro Man named PETER, about 6 feet high, light complection, 26 years of age, has large thighs and shoulders, and a very slim waist, has a scar on the right hand between the two fore fingers about an inch and a halflong; took with him a Horse, Saddle and Bridle; the horse is a slim bay, about 7 years old. The negro weighs about 173 lbs. It is believed he can write, and may forge a free pass. The above reward will be given for the Negro and Horse, delivered to the subscriber in Newberry district; or Twenty

so that I get him again. THOMAS HALL. Newberry district, S C. Feb. 24.

Dollars for securing the Negro in any Jail

NOTICE. T Warren February Court last, the Subscribers administered, with will annexed, on the Estate of the late Mrs. Martha A ston, of Warren County, do hereby give notice to all those indebted to the Estate, that payment will be expected (or their bonds renewed) without delay; and those having claims against the Esta e, must bring them forward within the time prescribed by law. otherwise this notice will be plead against their recovery.

JO. HAWKINS. WM. K. KEARNEY. 24-3t

March 1, 1823. COMMITTED

O the Jail of Warren county, in the State of North Carolina, two Negro Men, JOE and JIM; taken up as Runaways, and said to be the property of A. sa Rogerson, of Elizabeth City, Pasquotank county. The owner or owners are hereby requested to come forward, prove property, pay charges and take them away, or they will be dealt with according

WM C. CLANTON, S. ff. Warenton, 26th Jan. 1823.

ONE HUNDRED AND FIFFY DLLARS REWARD.

N the 13th of February, 1823, Ran away from my Plantation on Fishing Creek, opposite Millbrook, a likely Nogro Man by the name of BERRY, about 6 feet high; I believe he would weigh 180 pounds; he is nearly three and twenty years of age, inclined to be knock-kneed, and his foreteeth are black & apparently rotting. As well as I recollect he has a dark spot under one of his eyes, the effect of a blow received in combat. His intention, I suppose, is to pass for a free man, it being pretty certain that he has obtained, as evidences of freedom, some papers from a free man of color by the name of BEN TAN, which name it is probable he will assume to correspond with his pa-

Also, in the month of January, 1819, eloped from my custody as guardian, a Negro Man named SOLOMON, the property of James and Thomas N. Mann. He is a large man, being nearly 6 feet high, of a dark copper complection, and

from 30 to 35 years of age. This man is well known in the neigh borhood of Tarborough, as a ditcher, in which business he was engaged for several years, having as his associate or partner, Jim, Reuben, Lewis, Will or Moses, In the pursuit of his employment he acquired such habits of wandering and insubordination, as to become incapable of the slightest control, and at length entirely disappeared. It has been frequently understood that he is income of the lower Counties, employed sometimes as rough to Washington, to Plymouth and on the Roanoke. More recently it was heard that he was engage ! in the neighborhood of Murfreesboro' by a Mr. Tines. or Tiner, to get shingles or to ditch. He passes by different names, but usually calls himself Scott, or Captain Scott.

This fellow is certainly a dangerous associate for slaves, his ideas of servitude having often and openly been avowed, as well as his determination never to sub mit to it; and it is known that he has seduced and prevailed with many others to abscond and accompany him.

A reward of Fifty Dollars will be given for Berry, and One Han ired Dollars for Solomon, payable on confinement so as to be delivered to me; to which will be added, if brought home, all reasonable expences.

JOHN ARRINGTON. Near Hilliardston, Nash County, March 1. 3

VALUABLE LAND FOR SALE.

In the vicinity of Raleigh Tract of Land containing 1834 acres out nine miles from the City, lying on Swift and Williams's Creeks on th Road leading to Haywood, formerly oc copied by Joseph Lane, jun and at preent in possession of T. L. West. It is believed that for soil, beauty and healthiness of situation, it is scarcely equalled by any Plantation in this part of the country. A considerable portion of this Land is fine low Ground, and the high land is fertile and very well timbered. A better Range for Cattle and Hogs is no where to be found. There are considerable I ... provements, good Orchards, a Grist-Mill &c. and fine Springs.

Apply to J Gales, in Raleigh, or to T L. West, on the premises.

With the above Tract of Land may be ad 300 Acres of Pine Land, in the vici-January 15

STRAYED NROM the Plantation occupied by Dr. Ward near the Falls of Far River about the 5th of February a large BAY HORSE, about 5 feet high, has two white feet, high weathers, sunk neck, carries his head high and has a wild look. The last intelligence had of him, he was seen a few miles east of Raleigh; it is highly probable he is now wandering about that city or its vicinity. Whoever may take up said horse and give information thereof to the subscriber living near Tarboro'. or convey him hither by some waggoner

shall be well rewarded for their trouble, ISAAC NORFLEET. March 4.

or other person that may pass this way,

STATE OF NORTH-CAROLINA. Warren County. Court of Pleas and Quarter Sessions, February Term, 1823.

John H. Hawkins. Original attachment levied on a William H. Marshall. Iotin Warrenton T appearing to the satisfaction of the A. Court, that the defendant has abscond ed, or so conceals himself, that the ordinary process of law cannot be served on him; it is therefore ordered by the Court that notice be giv n in the Rale h Register for three months, that the defendnt appear at the next Court of Pleas and Quarter Sessions, to be held for the county of Warren, at the Court-House in Warrenton, on the fourth Monday in them respectively to secure the amount of M w next; replevy and plead, otherwise unisment final will be rendered against him, for the amount of the plaintiff's claim, with costs.

C. DRAKE, C W.C.C. IN EQUITY.

F. li Term, 1822. Timothy Freeman vs. Thomas Freeman. Job Winslow and Harman Hurdle, Ex-

T appearing to the satisfaction of this Court, that Tomas Freeman is not an inhabitant of this State: On motion, therefore, it is ordered, that publication be ade in the Raleign Register f r three months, that unless the said Tiomas Freeman shall appear at the next Cour f Equity, to be held for the County or Gate, at the Courthouse in Gales, on the first Monday aft r the fourth Monday in March next, and plead, an-wer or demur, the same will be taken pro confess, as to him and heard exparte,

JOHN V. SUMNER, C. M. E. 33 3 in January 1.

GATES SUPERFOR COURT OF LAW. Prudence Williams, Petition for Di-George Williams.

Tappearing to the satisfaction of the L. Court that George Williams has renoved himself without the limits of this State, so that the ordinary process of law cannot be served upon him: It is there fore ordered, that publication be made in the Edenton Gazette and Raleigh Register, for three months, that the said Geo. Williams appear at the next term of the Superior Court of Law to be held for the county of Gates, at the Court-House in Gates, on the first Monday after the fourth Monday of March 1823, otherwise judgment will be entered pro confesso against him, and set for hearing ex parte.

H. GILLIAM, C.S.C. G. C. STATE OF NORTH-CAROLINA. HAYWOON COUNTY.

Superior Court of Law, October Term, 1822 . The petion of John Craw against James Hol James Holland. ) land, to va te a Grant. A/ HEREAS, it appears to the satisfaction V of the Court, that the Defendant is an inhabitant of another State-It is therefore ordered that publication be made for three months in the Raleigh Register, that the Defendant appear at the next Superior Court o Law to be held for the county of Haywood, at the Court-house in Waynesville, on the first Wednesday after the 4th Monday in March next, then and there to pleat, answer or demur, otherwise the petition will beheard exparte.

I, John B. Love, Clerk of the Superior Court of Law, do certify that the above is complete copy of the records in my office.

JOHN B. LOVE, Clk. Dec. 10, 1822. 15-

STATE OF NORTH-CAROLINA. ASHE COUNTY. Superior Court of Law, Sept. Term, 1822. Original Writ executed

George Bower, on George Hauk, and original attachment vs. Wm George Hauk, & Hauk, levied on one hors Collar, no other goods of William Hauk. property to be found.-

John Ray, Sheriff. T appearing to the satisfaction of the Court, that William Hauk is an umabitant of another State, it is ordered that advertisement be made three months in the Raleigh Register, for the Defendant to come in and

defend at the next Court to be held for this County, on the third Monday of March next, or judgment will be entered against him by A true copy.

D.EARNEST, Clerk.

TO CARPENTERS. WISH to employ a good House Care penter and Joiner, to take charge of large job and several hands. A young nan that is master of the business and cossessing steady habits, would be preferred. Letters addressed to the subscriper, living in Warrenton, N. C. will be

THOS. BRAGG. March 6.

BUCK-WHEAT MEAL. HARDING & CO. have just re · ceived on Commission, Ten Half Bols. of the above article, which will be sold cheap for cash. Also one box super. fine Beaver Hats, suitable for the ap proaching season. Also one Bol. Crack ers. In Store a general assortment of

March 12.

FOR SALE

Valuable Tract of Land, lying about 9 miles N. W. of Raleigh; containing 8554 acres. About half of the tract is strong land; there is a good Mill heat on it, and a plenty of as good Springs of Water as any in the county. I will divide the land so as to suit purchasers. A further description is deemed unnecessary, as those who wish to purchase will view the land and judge for themselves. I will sell on reas nable terms and will give a liberal credit.

S. BOND. R Jeigh, March 12.

HOUSES FOR SALE OR RENT. Convenient Dwelling-House, containing six Rooms, with a Kitchen, Smoakhouse, a well-fenced Garden, and other conveniences, at the corner of Da. vie and M'Dowell Streets, within 150 yards of one of the best Springs in the

Also a smaller House, with a piece of vacant Ground suitable for a Garden and Lot, on Cabarras Street, within 50 yards of the same Spring. Apply to J GALES.

NORTH CAROLINA

- Preasury Office. 10th March, 1823, MHE Purchasers of Lots of the Public Lands near Raleigh, sold in 1820. who remain in arre r to this State on that account, are hereby again called upon to pay off and take up the Bonds given by their purchases .- It might be added, that the pr cods of these bonds are appropriated, and the money must therefore be had: it is considered, however, unnecessary to say more, as all concerned are aware of the duties of the Treasurer in regard to the collection of monies due to the public and will of course bear in mind, that the laws in that respectare imperative, allow no opti that officer, and must of ne cessi y be carried inta effect by him.

JOHN HAYWOOD, Pub. Treas.

WAKE AGRICULTURAL SOCIETY. THE Legislature of this State having, at I their last session, appropriated Fire Thousand Dollars a year, for two years (which will probably be continued if found to be attended with public advantage) for the promotion of Improvements in Agriculture, to be distributed in proportion to their federal numbers, amongst such Counties, and such only, as shall form Agricultural Societes; it is hoped the Farmers of Wake Courty will not be backward in promoting this great object. A Meeting is therefore hereby called, at the Court-House in Raleigh, on the 1st day of May next, at 11 o'clock in the forenoon, for the purpose of forming a Soci etv, to be called The Hake Agricultural &

PUBLIC NOTICE.

THE Subscribers have taken out Letter of Administration on the Estate of John Stewart, late of Lancaster District, Cabinet Maker, deceased.

ciety, which it is hoped will be well attend-

The said John Stewart was a native of Guilford County, N. C. but emigrated to this State at about the age of eighteen or twenty years, and left no heirs so far as we can as

If he has any legal heirs, they are hereby notified to make application within twelve months from this date, to James H. Wither spoon, Esq. Judge of the Court of Ordinary for the said District, or to either of the Sub-

M. McKINNA ABRAHAM PERRY. Lancaster Dist. S. C. Nov. 15, 1822. 9-19

LOOK HERE! STOP THE RUNAWAY.

ESERTED from the subscriber in Wake county, N. C. near Raleigh on the 26th of February, a Negro Fellow named LEWIS, about 25 or 24 years of age, and about 5 feet 11 inches high; of a dark complection; his countenance resembling much that of a free negro; he is slim made and well proportioned, feetures and figure much like those of a white person. He took with him two par d pantaloons, one dark mixt, the other white woollen, one p, ir thread stockings one shirt, and one round coat filled in with black yarn, and a fine broadcloth coat of bottle green color, made by a talor, also a twilled blanket with three points. He once ran away and passed 25 a free man by the name of Lewis Pettiford and other names in several towns It is believed that he will try to make his escape by water or to pass in some town as a free man and likely form some connection with free negroes-also will no doubt try to get into some business. Employers in opening the Navigation are coutmen and owners of vessels of any kind whatever. He can tell a smooth story out when earnestly attacked conviction

Any person who will deliver said Ne will be visible. gro to me or confine him in Jail and gire me notice thereof immediately, so that I reasonable expences paid. ROGERS

24 tf. p81. March 6.