



THE PRESIDENCY.

From the Richmond Enquirer.

While so much misrepresentation has been poured out against William H. Crawford...

The FOUR LETTERS, which I enclose you for publication, are addressed to a gentleman in this city...

FOUR LETTERS

Addressed to the People of the United States.

BY A YELLOW-CITIZEN.

Letter I.

An attempt has been made to abuse the public opinion of Virginia, and if the effect bears any proportion to the effort...

Although I profess to be intimately acquainted with the politics of Georgia, particularly those which have been connected with the public life of Mr. C. from its commencement down to the present moment...

I begin then as becomes the boldness of the subject, by asserting that no man has been more ungenerously and unjustly assailed than Wm. H. Crawford.

ambition for the guilty purpose of assassinating private worth? Against what other person has the plainest meaning of language been tortured...

As far as I can collect all the grounds of opposition to Mr. Crawford, they may be comprised under the following heads.

1st. Official delinquency; 2d. Federalism; 3d. Intriguing; and 4th. Incapacity.

I propose to consider all these points, and with a view to challenge the most scrupulous and lynx-eyed examination of them...

First then, as to the charge of official delinquency. As all human actions are better understood by tracing them to the motives by which they are governed...

Mr. McDuffie is a young man and was a young member; he was educated by the Calhoun family and represents the district of that family and all its numerous friends and connections.

isolated circumstance of deliberation? Did it not lie out of the ordinary range of parliamentary research? Was it not a business properly related to some higher branch of the finances...

Disconcerting as was this attempt, and redounding necessarily to the advantage of Mr. Crawford, it did not discourage similar attacks upon his fair fame.

as to shew the connexion of its motives with the ruin of Mr. Crawford.

This attack upon him was the more cruel, because it was an attempt to make the very misfortunes of the people, whom these men represented, and which had been relieved by the benevolent policy of the Secretary, subserve the flagitious purpose of his destruction.

It is a well known fact, that the currency of the whole western country was in the most ruinous condition, and in consequence of it, the hopes and prospects of that industrious and generous people were unspeakably calamitous...

Now it was anxiously hoped, that, where in the devious course which his generous plan had to pursue, and among the multiplied agents necessarily employed to give success to its own execution, a deficiency would be found...

I have now gone through the first head of this enquiry, and perhaps unnecessarily enlarged upon the subject, for I might have contented an honest and every reasonable man, with a production, as a lawyer would term it, of the record of Mr. Crawford's signal vindication and acquittal.

STATE OF NORTH-CAROLINA, GUILFORD COUNTY.

Janet Short v. Aaron Short. Petition for Divorce.

Appearing to the satisfaction of the Court that Aaron Short is not an inhabitant of this State, it is therefore ordered, that publication be made for three months in the Hillsborough Recorder and Raleigh Register...

A true copy. THOS. CALDWELL, C. S. C.

STATE OF NORTH-CAROLINA, GUILFORD COUNTY.

Superior Court of Law, April Term, 1823. Rebecca Rankin, v. Jedediah Rankin. Petition for Divorce.

Appearing to the satisfaction of the Court that Jedediah Rankin is not an inhabitant of this State, it is therefore ordered, that publication be made for three months in the Hillsborough Recorder and Raleigh Register...

A true copy. THOS. CALDWELL, C. S. C.

STATE OF NORTH-CAROLINA, GUILFORD COUNTY.

Margaret Short v. James Short. Petition for Divorce.

Appearing to the satisfaction of the Court that James Short is not an inhabitant of this State, it is therefore ordered, that publication be made for three months in the Hillsborough Recorder and Raleigh Register...

A true copy. THOS. CALDWELL, C. S. C.

COURT OF PLEAS AND QUARTER SESSIONS FOR MARTIN COUNTY.

Thomas P. Healey v. Thomas Mullins. Original Attachment returned to the Court of Pleas and Quarter Sessions for Martin County - Executed.

Charles Oakley v. Thomas Mullins. Original attachment returned as above.

Appearing to said Court, that the Defendant in the above suits is not an inhabitant of this State; Notice is directed to be given by public advertisement to said Defendant, to appear at the next term of said Court...

HENRY B. HUNTER, Clerk.

In Equity, Fall Term, 1823.

Timothy Freeman vs. Thomas Freeman, Job Winslow and Harman Hurdle, Executors.

Appearing to the satisfaction of the Court, that Thomas Freeman is not an inhabitant of this State; On motion, therefore, it is ordered, that publication be made in the Raleigh Register for three months, that unless the said Thomas Freeman shall appear at the next Court of Equity, to be held for the County of Gates...

JOHN V. SUMNER, C. M. E.

STATE OF NORTH-CAROLINA, MARTIN COUNTY.

Wm. M. Clark v. Ebenezer Lobdale. Original attachment.

Appearing to the Court that Ebenezer Lobdale resides without the limits of the State, publication is ordered in the Raleigh Register, for three months, that unless the said Ebenezer appear in said Court, on the second Monday of September next, reply and plead to issue, that final judgment will be entered on the above attachment.

(Teste) HENRY B. HUNTER, CLK.

First Rate WHEAT AND TOBACCO LAND FOR SALE.

THE Subscriber offers for sale, three Plantations, situated in Granville County, N. C. The first is on the waters of Nubush, adjoining the town of Williamsborough, containing 632 acres, and within one-fourth of a mile of a male and female school, both of which are in as high repute as any within the State.

JESSE H. COBB, July 10, 1823.