DEEATE ON THE BANK BILL, Continued.

Mr. RARNETT, from Rockingham, said would have afforded him satisfaction were he not placed in a situation that compelled him to take a part in the present discussion, for being conscious of his inability to do justice. to the subject, he shrunk from the undertak ing. But being the representative of a pe tion of the free people of North-Carolina, and believing the subject before the committee to be of the first importance to the State, he felt compelled by duty to support a measure which had, as he conceived, for its object, the present and future welfare of the citizens of North Carolina. He would have been glad if the constitutional question involved on this occasion could have been set tled ; for if this Legislature are of opinion at the acts of 1810 & 11 establishing the State Bank had bartered away the rights of the people, he could then return to his conuents and inform them it was unnecessary to put themselves to any further trouble or expence in sending a representative here to effect the object in view.

Mr. B. conceived that there were but three points for discussion before the committee; first, as to the ability of the State to establish a Bank as proposed. On this point, he ap-prehended there could be no difference of opinion, as all must be convinced we have amule means. Secondly, whether this Bank could be conducted in such a manner as to prove beneficial to the State. On this point, he als believed, all would agree, as it was observable from the reports of the Cashiers of the present Banks, which have been in existence some 10 or 15 years, that they have been conducted in such a manner as to prove beneficial to the Stockholders; and he was disposed to believe that there were yet a suf ficiency of talents in the State to conduct an institution of the kind in such a way as to afford a considerable revenue. The third point was, as to the time it should go into operation. On this point, he had no hesitation in saying, if there ever was a time that we were called on to exert the resources of the State, the present was it.

One of the principal objects of the bill is, to raise a fund for Internal Improvements, a bly of the State of North Carolina, and subject in which the State in general and his it is hereby enacted by authority of the ested. Living in that portion of the State which is watered by the Roanoke and its oranches, he had taken some pins to make instruction of Youth in the several coun-

pay off the debts due the existing Banks, thereher exclusive benefit, in place of going to a few incorporated individuals. And as regards the \$300,000 in specie keeping double hat amount of paper in circulation, he presumed that any person would be satisfied such a thing was practicable, if they would for a moment look on the reports of the Cashiers of the Newbern and Cape-Fear Banks (that of the State Bank has not yet come to hand) they would discover that they have only \$ 29,801 of specie on hand, and with this sum they keep in circulation \$1,454,014 of paper, which is more than eleven to one, this statement it was hoped would remove this objection.

Mr. B. concluded by observing, that it was admitted by many that North Carolina was looked upon in a degrading light by her sister States, as well as by the National Government, and shall we, said he, make a manly effort to redeem our character, or shall we seal our degradation by admitting the fact, that with all the resources of the State we are unable to effect those objects so desira. ble as well as beneficial to the common interest ? for it is a fact not to be doubted, that the General Government has acted towards North Carolina more like a colony than an Independent State, all the officers of the Naional government being selected from other states, while the citizens of this State, who are equally qualified, seem to be remembered only to be neglected. Under these views of the subject, he hoped the motion of the gentleman from Edenton would not prevail, but that the committee will rise and report in favor of passing the bill. (Debate to be continued.)

AN ACT to create a Fund for the establish-

ment of Common Schools. (Passed at the Session just closed.)

Be it enacted by the General Assemconstituents in particular, felt deeply inter- same, That a fund for the support of out before the 1st April, will be sent to the common and convenient schools for the Allen Arch'd. an estimate of the probable benefits that ties of this State, be and the same is Bryant Rowland Jr. Loyd Wm. uld result, by thus raising funds for the hereby appropriated, consisting of the Bullock Benj. Dr. 2 improvement of the State in general, & more divider ds arising from the stock now Butler John S. 2 quired by the State in the Banks of Bullock Richard Brown Robert set apart for Internal Improvements ; Clerk of County Court Mize Lewis the dividends arising from stock which Cooper Blount is owned by the State in the Cape Fear Cazort Pinkney Cook Claborn Navigation Company and the Clubfoot **Downcy** Priscilla Davis Absalom 2 retailers of Spirituous Liquors and Auc- Elliott Alexander tioneers ; the unexpended balance of Floyd Pleasant, the Agricultural Fund, which, by the Fraizer Lemuel Fuller David act of the Legislature, is directed to be Finch Edw'd. P. Fleming Jas. ujes paid to the State for entries of va-Fuiler Jon. cant lands (excepting the Cherokee Gilliam Robt. 3. 3 Glinn John S. Lands) ; the sum of twenty one thou-Gray Jos. J. sand and ninety dollars, which was paid Hester Alfred Hunt James 2 ans, for reservations to Land secured to Hunt Samuel them by treaty, when the said sum shall Higgs Levi be received from the United States by Howard Joseph Harris Marshall L. 3 this State ; and of all the vacant and un-Hester Henry appropriated swamp lands in this State ; Herdon R. N. together with such sums of money as Hubbell Ransom 3 the Legislature may hereafter find it Hicks Thos. J. 2 convenient to appropriate from time to Higgs Leonard Higgs John Hunt Thos. Dr. 2 Be it further enacted, That all sums Hunt Edward Harris Silena T. first day of November last, or which Johnson Jas. D. may hereafter accrue as aforesaid, shall Jones Edward Sr. Jones Wm. Capt. 2 be, and the same is hereby vested in Johnson Levi the Governor of the State, the Chief-Jinkins Joseph Justice of the Supreme Court, the Spea-Knight Woodson ker of the Senate, the Speaker of the Knight Jon. House of Commons, and the Treasurer of the State. for the time being ; and hereby constituted a body corporate and State of North-Carolina. politic, under the name of " The President and Directors of the Literary Fund," with power to sue and be sued, plead and be impleaded, and to hold real and personal property, and to sell, dispose of, or improve the same, to effect the purposes of promoting learning and the instruction of youth. The Governor shall be President of the Board, shall have authority to appoint a President for the time of such absence. county of Rockingham, at the Court House in Wentworth, on the 4th Monday of Febru-

Banks five and a half millions of dollars, it the Legislature, the said fund shall have would be good policy in them to borrow the sufficiently accumulated, the proceeds money proposed to be loaned by this Bill, to thereof shall be divided among the seby transferring the debts from one to the veral counties, in proportion to the free other, and patriotism would dictate such a white population of each, to be managed course, as by this means the interest thus vo- and applied in such way as the Legisluntarily paid, would accrue to the State for lature shall hereafter authorise and di-

CHARLES WEINEDEL, Miniature Painter,

rect.

DESPECTFULLY informs the citizens of Raleigh that he has removed to the Buil ing opposite the Presbyterian Church, on the lot upon which the Newbern Bank stands, which he now occupies as a Painting Room. His stay in this city will be limited to a few weeks, and he invites such Ladies and Gentlemen as intend favoring him with their or-

lers, to give him an early call. Raleigh, Jan. 9. 24 Bt

Postponement.

THE Drawing of the Rich New-York Lot tery, No. 3, is postponed until the 19th instant, " in consequence of a request from the principal venders of Tickets in New-York." The Brawing will then positively take place without any further procrastina-

Adventurers who have not supplied themselves can have a few Tickets Whole or in Shares, by applying to

YATES & M'INTYRE. Raleigh. January 9

Notice.

shall sell at public sale on the 30th March next, at the Jail in Ashborough, Randolph county, to pay his expence of keeping &c. a negro man named BARTLEY, owner unknown. Said negro has been confined in Randolph Jail for twelve months, and will be sold by order of the County Court of said I. LANE, Shff. County. Ashboro', Jan. 2. 24

A LIST OF LETTERS

TEMAINING in the Post Office at Oxford, N. C. 1st January 1826, and if not taken General Post Office as dead letters. Allen Wm. Littlejohn los. B. 2

Littlejohn Thos. B. Lewis Joseph

Fifty Dollars Reward FOR RANSOM and HANNAH.

ANSOM ranaway from Mark C. Duke, Esq. about the 10th of June last. He on the third Monday in February next ; or is a very noted fellow, his right knee being suits will then be commenced against them: very much bent inward, stutters very much, The Subscriber will attend the Court for the and has a very down look. His dress when purpose of receiving these debis. he went off was light-colored homespun, but he had with him other clothing. Ransom is about the common size, and S7 or S8 years rears of age. Hannah ranaway about the middle of July. She is rather above the common size, and 34 or 35 years of age, and has generally a very pleasing countenance. The above reward will be given to any per son who will deliver the said negroes to their owners, (about 14 miles below Warrenton, or confine them 'in any jail, so that they get them again, or \$25 for either of them. JOHN BURGES. 12 1 a w 6w.

Nov. 13, 1825. State of North-Carolina.

Rutherford County.

Superior Court of Law, October Term 1825. Woody Burge, Pctition for Divorce.

Elizabeth Burge. IT appearing to the satisfaction of the ourt, that the Defendant Elizabith Burge, s not an inhabitant of this State: If is therefore ordered by the Court, that publication be made three months in the Raleigh Regis- January, under the care of the Rev. Dr. ter and the Catawba Journal, giving notice M'Pheeters, as Principal, with the usual Asto the Defendant that she be and appear at the next Superior Court of Law, to be held for the county of Rutherford, at the Court House in Rutherfordton, on the 3d Monday after the 4th Monday of March next, then and there to answer, plead or demur to said tution has for so many years sustained, will pet tion, other wise it will be taken pro con- be its best recommendation to Parents and fesso and judgment accordingly. Witness, James Morris, Clerk of said Court, at office, the 3d Monday after the 4th Monday of September, 1825, and in the 50th year of the Independence of the United States.

JAMES MORRIS, Clk. State of North-Carolina, Edgecombe County. Court of Pleas and Quarter Sessions, November Term, 1825. William, John, Stephen, Robert & David Lang. and Shalrack, William, Ella, Elizabeth & John Petition for Partition of Land and Wooten.

Debtors of the late Dr. BATTLE LL those indebted to the Estate of the A Dr. Jeremish Battle, dec'd, are desired to make payment of their debts before the County Court of Wake which commences

JESSE BATTLE, Adm. Jan. 5. 23-iC

For Sale.

WO Black Men, who were taken up and committed to the jail in Randolph coun ty, N. C. as Runaway Slaves, to wit. one who says his name is Ben, and belongs to Wm. Arnold, of the State of Alahama, who runaway, perhaps, in June, 1824. 'The other, who says his name is Shrdrack, and belongs to Joseph Williams (a speculator,) and that he left said Williams, some time in April, 182, in the State of Alabama-will be offered for sale in the town of Ashboro', on the first Monday in February next, in pursuance of an order of the County Court of Randolph. 1. LANE, Shff. October 20, 1824. 2-3m.

RALEIGH ACADEMY.

THE Exercises of this Institution will be resumed as usual on the first Monday in sistants, viz. Mr. Joshua E. Lumsden, in the Male Department, and Miss Benedict and Mrs. Goodwin, in the Female Department. The Trustees flatter themselves that the high and uniform character which this Insti-Guardians, who may rest assured that every attention will be paid, not only to the Education of Youth placed at this Academy, but to their morals and correct deportment.

Board can be obtained in several respectable families in the city.

Dec. 22. WM. HILL, Sec (The Institution having heretofore been subjected to considerable trouble and loss, from the lax and firregular way in which the tuition money has been paid to the Treasurer. it must be understood, that a certificate will in future be required of every pupil at the commencement of each session.

Franklin Academy. THE Trustees of this Academy take plea sure in informing the public, that they have engaged as principal in this institution for the ensuing year, Mr. Eliab Brewer of Massachusetts. This gentleman was gradua-T appearing to the satisfaction of the Court ted at Yale College, in the fall of 1824, and The Trust es tender their warmest acwill continue to receive a liberal share of public patronage. Terms of Tuition will be---for Spelling, Reading, Writing, Arithmetic, and English Grammar, \$8 per Session-The dead languages and all other branches of education, \$10 per session. The exercises of the Academy will commence on the first Monday in January next. By order, SAML. JOHNSON, Sec. Dec. 24. 21-2w State of North-Carolina. Rowan County. In the Court of Equity, October Term, 1825, Litle Hickerson, Sarah Dalton, John Jackson, and Susanna his wife, and the other heirs at law of Jonathan Dalton, deceased. HE complimant having shown that John Jackson and Susanna his wife, are not residents of this State ; it is therefore ordered, that unless the said John Jackson and Susanna his wife, appear at the next term of this Court, at Salisbury, on the first Monday after the fourth Monday in March next, and plead, answer or demur to the complainant's bill, that it will be taken pro confesso as to them. It is further ordered, that this interlocutory decree be published for three months in the Raleigh Register. SAM. SILLIMAN; C. M. E. October 11, 1825. 1 3m

particularly that part lying on the Reanoke, held, and which may hereafter be ac- Butler Frances and connecting the same by a canal with Pamptico Sound, near Washington. By attending for a mome t to the maps of the Newbern and Cape-Fear, and which country, it will be found that a large porti- have not heretofore been pledged and Cobb Jesse H. Esq. on of the country watered by that river and its branches would be greatly benefited .-The portion lying in Virginia is, composed of the counties of Mecklenburg, Halifax, Charlotte, Pittsylvania, Henry, Patrick, Montgomery, Grayson and half of Brunswick and and Harlow Creek Canal Company ; Franklin, and contains 4.546,400 acres, with the tax imposed by law on licenses to Easter William a population of 112,950 inhabitants ; the part in this State which would be ben fited, are the counties of Halifax, Warren, Northampton, Granville, Person, Caswell, Orange, Rockinghani, Guilford. Stok s, Surry, Wilkes, Ashe and half of Franklin, making 5,000,000 | paid into the Public Treasury ; all moof acres, and a population of 160.0 0 inhabitants-making an aggregate of 273,000 inhabitants, and a territory of 9,546,400 acres, which in point of fertility of soil, is equal to the same portion of any of the Southern States. In order, then, to shew the quantity of by this State to certain Cherokee Indiproduce that would float down these streams in search of a market at some suitable point to meet shipping whereby it might be exported, he would suppose that one-seventh of the above country is now in cultivation, which is 1,363,771 acres, and the amount annually raised for market from each cultivated acre, on an average, over and above what is necessary to support the farm, might, he thought, be put down at \$2 per acre, as the portion that would be cultivated in tobacco time. rould produce on an aver ge 750 lbs. per icre, and an average price is \$4 per cwt. of money which have accrued since the which would be \$28 per acre, and the porti-on cultivated in cotton would yield 200 lbs. nett, which would be equal to \$25 per acre Then we raise for market in this section of country produce to the value of \$2,737,542 per annum, one third of which is expended in transporting it by hand to a sister State, half of which sum would be saved if we had the benefit of a water carriage, which would be \$456,257, which is now yearly taken from the pockets of the farmers with little benefit they and their successors in office, are to the carrier. Let us then, said Mr. B. take into view the articles of necessity required in return, to supply the section of country referred to, and that too at the like expense of transportation. In this estimate he would put it down at \$7 per head, which makes the sum \$1,410,654. Deduct this sum from the value of the proluce, and it leaves a balance of \$826,892 per annum in our favour. This amount must be s pplied by the precious metals, or suitable funds. For the section of country of which he had spoken, this could be easily accom and any three of the Directors shall ants of this State ; it is ordered by the court plished by the merchants that purchased and constitute a quorum for the transaction that publication be made for six weeks in the shopped the produce coastwise, or directly of business relative to the said fund, and Raleigh Register, giving notice to the said to a foreign market, where they would be en- in the absence of the Governor, they defendants to appear at our next court of abled to get such articles is would be required, and the balance could be remitted in specie or other funds, as might be required. This would bring the balance of trade in our They shall cause to be kept by the ary next, and answer, otherwise the petition favour, and maintain the character of our Treasurer of the State, a regular ac- will be taken proconfesso and heard exparte

Lewis Patsey Lawrence Pamilia Martin Ann Miss Mitchell David 4 Moss John T. Carnal Catharine Manier Jno. B. & Co

Maddox Wm. A. Norman Thos. W. 2 Nuttali Jas. 4 Nuttall John 5 Primrose Temperance Phillips Win. H. Powell William Person Thos, Parrish Shadrach **Robards Nathaniel 3 Richards James** Roffe Woodson Robertson George Sneed St phen K. 6 Smith Jno. P. Dr. 3 Stirks James Stone Parker F. Storall Wilkins Sneed Wm. M. 2

Smiley Joseph Smith Alexander Sneed Dudley M. Taylor Lewis 3 Taylor Wm. V. 2 Taylor Nathan'l M. 2. Taylor Isabella L. Terrel Patrick Thomas Susanna Terry Thomas Wortham Jas. I., Dr. Washington John Wilson Charles Wortham Benjamin H. West John White Joseph Young James Dr. 4 Yancey Charles Yancey Absalom 2

JAS. M. WIGGINS, P. M. January 4, 1826.

ROCKINGHAM COUNTY. Court of Fleas and Quarter Sessions, November Term, 1825. Elizabeth Sneed, Petition for

The Heirs at Law of Alex. (Dower. Sneed.

IT appearing to the satifaction of the court, that James Sneed, John Sneed, William Sneed and Sally Sneed, heirs at law of Alexander Sneed, are not inhabit-Pleas and Quarter Sessions to be held for the bank paper. We should no long r have to count of all such sums of money as may as to them. Witness Robert Gallaway Clerk WTILL be sold at Ashe Court House, in

Division of Ne-The heirs at law of Prisgroes. cilla Tarlington, Polly Rogers, John Rogers & Stephen Rogers.

that the heirs of Priscilla Tarlington, Pol- comes well recommended by the President ly Rogers and John Rogers, derendants in of that Institution as a man of scientific and this case, are not inhabitants of this State: It literary attainments, of good moral and chrisis ordered, that publication be made in the tian char cter, and well qualified in every Raleigh Register for six weeks, unless the respect for the various departments of acade. said heirs at law of Priscilla Tarlington, Pol- mical Instruction. ly Rogers and John Rogers, appear before the Justices at the next Court of Pleas and knowledgments to a generous public, for the Quarter Sessions, to be held for the county support heretofore given to this Institution, of Edgecomb, at the Court House in Tarbe- and can but indulge the pleasing hope, that rough, on the fourth Monday of February from the high qualifications of the Teacher, next, and plead, answer or demur, the peti- the healthiness of the situation, and the low tion will be heard exparte, as to them and price of Board and Tuition, this Academy decree made accordingly.

15 Test. MICHAEL HEARN, c. c.

Notice.

VILL be sold at the Court House in Whiteville, Columbus county, on the second Monday in March next, the following Tracts of Land, or so much as will pay the taxes and charges due for the years 1823 and 1824, to wit :

640 acres on the Waccamaw river, said to be the property of Benjamin Smith. 640 do joining the above, do do 640 do do do 360 do do do 200 do do do do on the Lake Swamp 640 do on Bear Island 640 do on the Waccamaw river, above 640 the Seven Creeks 640 do joining the above, do do do joining the above, 640 do do 640 do do . do do 640 do do do do 640 do do GO do 640 do do do do do do do 640 do 640 do do do do do said to be the property of Mary 15 Wooten, joining Richard Wooten

3 Lots in Alexander, the property of John M'Gill ; and

1 Lot in do, said to be the property of Mary Ford.

100 acres on Porter Swamp, said to be the property of John Coleman, and one 4th part of all the lands of the estate of Benja Hargrave.

JOSHUA WILLIAMSSON, Nov. 27, 1825 17-6w

NOTICE.

Notice.

NTENDING to settle in Tennessee, and as many persons in this and other States have claims to Lands in that State of which they are ignorant, or know not how to proceed to recover the same, I am desirous, in connexion with a Gentleman of that State, of the first standing as to character and qualifications, to undertake upon shares, or at a fixed price, the recovery and establishment of all such claims-and also will attend to the division, paying taxes, &c. &c. of all such lancis as, are now established, and am confident justice at least will be rendered. I have

tizens of North-Carolina ou ned in the present metic ; and whenever, in the opinion of parte. 0. BARRETT, C. M. E. Jefferson, Nov. 7, 1825. 11- Williamsboro', Dec. 26. 213t	いたい、「「「「「「」」」、「「「「」」」、「「」」、「」」、「」」、「」」、「」」	in those towns which we have, in a great degree, raised from ut sourity to affluence. This he considered to be onr true policy, and not the one recommended by the gen- theman from Bl-den, which is only calculated to aid a young man just commencing busi- ness, or applicable to situations where there are no Banks in existence. But we must take things as they are; and his doctrine of raising more tobacco and cotton, and selling more and buying less, has nothing to do with our present situation. The ply to the geutlemen from Edenton and Newbern that we had already a redun- dancy of paper money, and that it youid be impossible for \$300,000 of specie to keep tode, doe of paper in circulation, Mr. B. ob- server, that the circulating currency of the section of country where he resided consisted chieffer of Virginia, Georgia and South Caro- Irna paper, owing to the want of a commer- cial town within our own State, and a suffici- ency of our paper to purchase our produce that had to seek a market in those sections and as tregrided putting into circulation the paper of the proposed Bank, he was of opinion from the shewing of the gen- themen themselves, there could be no dif- forative ; as if was stated by them, that the equilation of such children as it may treafter be deemed expedient by the tagislature, with a divertion of such children as it may treafter be deemed expedient by the tagislature, to instruct in the common	State of North-Carolina, WILKES COUNTY. Is Equity-September Term, 1825. Waugh & Finley, 708. Charles P. Gordon, Zach'h. H. Gordon, Jas. H. Gordon, Geo. W. Gordon, Thos. T. Nappier & Rebeeca his wife, Jno. Brown & Mary his wife, Sarah C. Gordon, SarahGor- don, Nathaniel Gordon and Thomas Seawell. T appearing to the satisfaction of the court that the Defendants are inhabitants of ano- ther State, and notice by publication, being waived as to all save Thomas Seawell : Or- dered, therefore, that publication be made in the Raleigh Register, for three months, requiring the said Thomas Seawell to appear at the next Court of Equity, to be held for the County of Wilkes, at the Court-House in Wilkesborough, on the second Monday of March next, and plead, answer or demur to said bill, or judgment pro confesso will be taken, and the same set for hearing ex-	Monday of February next, the following Tracts of Land, or so much thereof as will be sufficient to satisfy the taxes due thereon, for the years 1823 and 1824: 100 acres, given in by David Edwards, jr on Little River. 270 acres, given in by Bracking's heirs, and joining Robert Thompson. 150 acres, given in by Elijah Erwin, on Little River. 200 acres, given in by Simon Gross, on do. 100 acres, given in by John Moony on do. 200 acres, given in by John Moony on do. 200 acres, given in by John Burton, sr. on do 800 do given in by John Burton, sr. on do 800 do given in by Andrew Cox, on Buck Creek. 250 acres, given in by Richd. Burton, on Elk Creek. 290 acres given in by John Baldwin, sr. on Piny Creek. 300 acres not given in, belonging to Abram Brown, on the waters of Brush creek. 100 acres given in by Edward Sizemon on the waters of Cranberry. 75 acres given in by John Hollowny. 150 acres, given in by Henry Bucknell on Little River. JOHN GAMBILL. Shft.	in will be given gratis on application. All letters directed to me at Fayerteville, N. C. (post paid) will be attended to. SAML. P. ASHE. The subscriber passed in 1819, claims must be commenced within 7 years thereafter, or be barred. Dec. 22, 19.3m. House of Entertainment. The subscriber having leased the EAGLE TAVERN in Willi- amsborough, will on the first of January next, open the same for the accommodation of Travellers As he will spare no trouble or expense in rendering comfortable those who may call on him, he hopes to merit a share of public pa- tronage. He would also accommodate a few students with Board. Nov. 28 John W. Smith. 13 oaw6w	
	「あいいのの」」	ficulty ; as it was stated by them, that the ci- tizens of North-Carolina ou ned in the present metic ; and whenever, in the opinion of	parte. O. BARRETT, C. M. E.	Little River. JOHN GAMBILL, Shff.	JOHN W. SMITH	P