MONDAY, JANUARY 1, 1938.

DSINDER GAINING & SON EDITORS AND PROPRIETORS.

TORMS.

Persons residing without the State will be quired to pay the whole amount of the year's bscription in advance.

Sunscription, three dollars per annum-one

RATES OF ADVERTISING.

For every 16 lines (this size type) first insertion e dollar; each subsequent insertion, 25 cents. Court Orders and Judicial Advertisements will rices, for advertisers by the year. LETTERS to the Editors must be post-paid.

TEXAS.

We are gratified to learn that the intelli rent, patriotic and spirited citizens of Granille, are getting up a petition to Congress n favor of the annexation of Texas to the United States. The following copy of their Memorial is well written, and presents cowent reasons for an immediate annexation. We hope other Counties will follow the example thus set them by those who have the sagacity to discern and the energy to press upon the public authorities the true of the North are loading the tables of Congress with their petitions against this desirable object, shall the South, which is more immediately interested in its accomplishment, sit still and make no efforts to promulgate their sentiments ?- STAR.

To the Honorable the Senate and House of Representatives of the United States, in Congress assembled :

represent:

That while your memorialists have been at no time insensible to the right which is extended to them, by the Constitution of their country, to express their wishes, by this method, upon such subjects of public concernment as may have been in agitation and discussion before your honorable bodies, they have been content until now to leave the decision of these subjects to the wisdom and patriotism of their Representatives .-But while they feel no diminished confidence in the result of your deliberations, such is the deep & abiding interest they feel in the question of the annexation of TEXAS to the Government of the United States, that they fear they would, as citizens of the county, permit an important duty to go undischarged, did they not exercise every fair and constitutional effort for the accomplish-

ment of the object. Your Memorialists declare, that, from every view they have been able to take of this question, they are unable to discover any just and solid ground of opposition to it. They, it is true, are not prepared to deny but that evils may grow out of a too great extension of the territory of the Government; and they are ready to admit that the consideration of an accession of territory constitutes no argument in favor of the proposina, or South Carolina, or any other South- rily be meagre and insignificant. ern State, be severed from the Union of The changes, since March last, are un same political and religious institutions-a cessor." Let us take a glance : community who, with perhaps fewer ex- In Maine, the changes have astonished is still more to be regarded, their spirit of in the Legislature, on joint ballot, is 12. and do not presume to enlighten your hon- few hundred, with scarcely an effort. tion; but they cannot refrain from asking, nearly 50,000. "If the well grounded objection to the severance of almost any one of the States of this Union would be founded on the consequent

be that of any one, certainly of many of the Whigs, since the electoral vote a- | be, for the plaintiffs in attachment to sum-

States of the present Union.

spectfully represent to your honorable bo- now be fairly set down at 3,000. dies, that the present is not only the most In Tennessee, it is not much short of 20 ment on attachment till the end of thirty auspicious period for the accomplishment of thousand, and is not likely to recede. this object, but that in all probability it is the In Kentucky, it is nearly as great-and ment of condemnation. And in the mean and advancement as a people, TEXAS will that amount, naturally seek alliance and treaties with ocharged 25 per cent, higher; and a deduction of "Governments," did they not believe of Congress, and he by the meagre majority 331 per cent. will be made from the regular that among the politic and commercial nati- of 57. ons of Europe these alliances would be formed; yet in every instance they will conin the way of an annexation at a future and more distant period. But again: TEXAS indifferent, and finally averse to the proposition. The proposition of annexation, as coming from herself, constitutes an era in the history of modern times. It is to be ascribed in a high degree to the best feelings of the human heart. It cannot be attributed to conscious weakness, for, grant that she is weak, and that she is even insensible to the opening prospects before her, (which it is not to be presumed she in truth by any means policy of the country. While the fanatics underrates)—it is the fault rather even of States that are weak, that they cling with then, are to be mainly ascribed to the attach- lature. ments of her people to the Government of The Memorial of the undersigned citizens adoption; and thus assuming a nationality or devices, to make a change. There is and voters of the county of Granville, in of their own, even should they hereafter nothing in the history or character of Mr. the State of North Carolina, respectfully consent to the act of annexation, we cannot Van Buren to produce a re-action in his

favorable attention to their prayer.

will ever pray, &c.

THE "DOOMED ADMINISTRATION."

We think it requires no logic to perceive that the present is emphatically a " Doomed Administration," and that power is destined inevitably to depart from the hands of the party now wielding it. We believe that rational and candid men of all parties admit this, and that Mr. Van Buren himself has no hope of rescue, except by throwtion; but this object, so far as it may be en- ing himself upon some of the favorite dogtitled to any consideration, deserves, in the mas of a portion of the Southern Whigs .opinion of your Memorialists, to be entirely Such a calculation, we know, is made, but disregarded, in view of the many induce- we are inclined to think it but a false hope ments in its favor looking at TEXAS as of the despairing. We do not see how she really is, and more especially in refer- matters can possibly change, so as to pro- property in the Deed is supposed to be worth \$1000 ence to the consequences which will result duce a better result for Mr. Van Buren, to \$1100. On the 19th Oct. the Deed was proved to the United States, if she remains a sepa- than a neutralization of the votes of a lew before the Clerk and registered agreeable to law .-rate and independent Government. Indeed, of the Southern States which lately appearyour Memorialists are unable to discover a- ed certainly to be against him. In the by the 1st January 1838; or in default the Trustee ny lessened evils to which the Government North and West, he is irretrievably beaten, after giving 20 days notice; and with the proceeds and the people of the United States would and without the aid of his own State of the sale to satisfy the above named debts, with be subjected, should Arkansas, or Louisia- and Pennsylvania, his vote must necessa- all cost and charges; and to pay the surplus, if any,

the States, and become a sovereign and in- precedented in the history of this country. dependent Government, to those evils which Every State which has voted, with the exmust follow the separate and sovereign ex- ception of Virginia (and here no issue was istence of TEXAS peopled as she is by a made up) has given unequivocal marks of same, and obtained Judgments and Executions, and community of the same blood and of the wanting affection for Gen. Jackson's "suc- Levied as above on the 14th October; W. M. M.

Your Memorialists desire only on this oc- continued to advance, and the majority is ments and Levy on the same property; and it is casion to make to your honorable bodies so decisive as to leave not the slightest supposed the property will not be sufficient to pay their sincere petition that this desirable ob- hope to the Administration in that quarter. all the persons who have Executions to the Rail-Road, will insert the above for six successive weeks in the Raleigh Regis-

In Rhode Island, since the Presidential

election, it is about 1300. In Connecticut, as fur back as April last,

loss of political power and influence, or of the Whigs, without an effort, gained S in territory to the remainder?" or, " if that the Senate and 12 in the House-and the objection would not be based rather upon local elections in October leave no room to doubt that the State is thoroughly revoluthe probable counteraction of the course and measures of the Government at Washing-

ton, and those nameless mischiefs which afforded nothing to cheer the sinking party. would spring from the immediate vicinity of a sovereign power?" And if the last, The Whigs have gained 5 members in the and the Texians are the same character and Senate, and 16 in the House.

In New Jersey, the Whig gain at the description of people with those of any State of the Union, their territory being contigu- October election was 662.

ous to our own, then indeed are your me-In Maryland, the increase, though small morialists correct in their conclusion, that is sufficient to guarantee the proper result

the separate existence of the Texians, as a when the day of trial comes. people is no less to be deprecated, than would In North Carolina, the difference in favor

mounts to near \$,000.

only period when it may be practicable at it is probable that in a contest between time, the lien of the attachment is not comall. In the pursuit of their own interests Clay and Van Buren, it would far exceed splete, so but that an Execution has prefer-

ther Governments; and your Memosialists gressed with astonishing power. The Adwould have been inattentive to the history ministration party secured but one member those judgments, will be entitled to the pre-

In Arkansas, the Van Buren majority has been reduced one half, 'It now only stitute so many entanglements and difficulties amounts to 6 or 700--in November 1836, it was 1,162.

In Michigan, the Van Buren majority will, herself, in all probability become first in November, 1836; was 3,880. The last election reduced it to less than 1,000.

In Alabama, there has been but little change; the Administration still has the majority, though the representation in Congress consists of three Whigs and two Van

In Ohio, notwithstanding the outrageous system of Gerrymandering the districts, not ascertained.

In Georgia, the election for Governor disclosed a continued Whig majority; tho' too great pertinacity to their sovereign ex- by an unjust system of districting, a Van istence. The grounds of her application, Buren majority was secured in the Legis-

Here, then, are indications in eighteen their fathers. But by the exercise of the of the twenty-six States, which cannot be W. L. on the -- day of -- 1837. functions of sovereignty, and from those mistaken. The signs are unequivocal, that new habits and associations which time will the people have become disgusted with the sanctify, these attachments will become ex- men in authority, and that they are deterclusively transferred to the country of their mined, in despite of all sinister influences expect that sympathetic and harmonious favor-he has no shining or attractive perblending of her population into the mass of sonal qualities, to unite men to him with our own, and that easy adaptation to the spir- ardor or constancy-and his principles are it of our laws and institutions which would so indefinite, uncertain and intangible, that he cannot make a rally upon any specific In availing themselves of their constitu- ground. Besides, he has lately been thrown tional privilege of approaching your honora- by inclination or evil counsels, into the ble bodies, upon this occasion, your Me- ranks of the Destructives, whom one of his morialists declare that they are actuated by own followers describes as the "floating no party, sectional influence. " They have | cum," --- and no retreat can now save him. made no estimate whether one portion of the Men of property and character, who have Union would derive more benefit than ano- left him because of his willingness to sacrither from the consummation of the object: fice their rights and interests, can never but believing that the best interests of the trust him again. All the coaxings, whinings, whole country would be thereby advanced, flatteries and flourishes of the Argus and they for the first time that they have ap- Enquirer, cannot re-unite the broken legipeared as petitioners at your bar, ask your ons, nor give the Administration "a clear sky." They may prate about the dangers And your Memorialists as in duty bound of a "high protective tariff," and a Monand recreant herd .-- Richmond Whig.

LEGAL INFORMATION.

The Southern Citizen, printed at "Ashboro," Randolph County, the Editor of which is a sound Lawyer, contains much ascful information on Law questions, embodied in language so plain and simple, as to be easy of comprehension to the most moderate capacity. We subjoin an illustration:

TRUSTS-EXECUTIONS-ATTACHMENTS. Question .- On the 9th of Oct. 1837, W. P. exccuted a Deed of Trust to S. W. L. Trustee, for the purpose of securing the payment of about \$675 to J. H. L. and others, mentioned in the Deed. The The Deed specifies that the said debts are to be paid to the said W. P. or his heirs, assigns, &c. On the 12th Oct, H. C. warranted W. P. and obtained Judgment and Execution, and on the 13th had the Execution Levied on the property mentioned in the Deed of Trust, subject to the Deed in Trust. On the 13th Oct. T. W. and K. B. E. warranted the and others warranted and obtained Judgments and Executions on the 12th Oct. but did not have them Levied until the 14th Oct.; on the 15th W. P. left ceptions than are to be found in any State both parties. Last November, the Van the County and State. On the 16th or 17th of Oct. of the Union, are natives of the United Buren majority was 7,661. This year the J. G. and C. W. H. took out attachments and Levied States, and who have derived their manners, Whig majority is 200, after rejecting 700 on the same property; and on the 18th or 19 Oct. habits, feelings, and associations, and what votes for informality. The Whig majority L. R. took out an attachment and Levied on the same. And there are other debts which will not be enterprise, from their mother country.— In Massachusetts the Whig cause has the bearing due until about the 1st of January next; and when E. H. Enwanns, Secretary. they become due, the persons will take out attachto wait and let the Trustee sell at the time specified | retary, at Columbia. orable bodies upon this momentous ques- In New York, the Whig gain has been in the Deed, and claim the surplus in his hands under their Executions. Now the question is this: Is the Trustee bound or authorised to pay the surplus on the Executions? or to W. P. agreeable to the words of the Trust? and if on the Executions, which of the above persons will have the preference—the oldest Judgment, Execution, or Levy? and what day of January. kind of a receipt or obligation must the Trustee take

ANSWER. 1. As to the preference.—These Execu-

2. As to the Attachments .- The proper way to proceed on the attachments, would Arcadia, Dec. 11, 1837.

mon the Trustee as garnishee; and have the And your Memorialists would further re- In Mississippi, the Whig majority may Surplus condemned in his hands as soon as possible. They cannot obtain final Judgdays from the return, and conditional Judg-In Indiana, the Whig cause has pro- tive final judgments. And consequently all the Executions levied before the dates of ference over the attachments.

3. As to the Trustee .- He is bound to pay over the surplus, if any, according to the preference above stated. And by so doing he executes the trust, just as well as very if he had paid the surplus to the debtor himself. And in fact, if he is notified of the levy of an Execution, or all Attachment, or having rendered a Garnishment, -he cannot safely pay the Trustor or debtor the surplus. For this might, and most probably would, subject him to the recovery of the udgment creditors.

4. As to the form of the Receipt &c.-This is not at all material. Any thing that the Whig majority on joint ballot of the shows the payment of the debt, out of what Legislature, is 13. The popular vote is fund, and by whom it was paid, is sufficient. The following is a good form:

December 2nd 1837.

Received of S. W. L. Trustee of W. P. the sum of --- in part of an Execution against the said W. P. in favor of --- now in my hands for collection, and heretofore levied on the surplus property contained in said trust; which payment is made out of the surplus proceeds of the sale made by the said S.

regulated by law at all, more than other parte as to them, and the prayer of the petitioncharges for services rendered. 'The Trustee may retain a sufficient per cent. to indemnify him for all trouble and expense A. D. 1837. necessary for executing the trust. But he | 861 pr. \$5 621. JAS. M. WIGGINS, Clerk. unnot make it a source of profit. This is usually a matter of agreement among all the parties interested; and varies from 21 to 5 per cent. on the amount of proceeds. If however the parties cannot agree, it becomes the province of the Trustee to retain whatever he conscientiously believes to be right. And if he cabbages too deep, those interested in the surplus must sue him, and recover the excess,-to be judged of by a judicial tribunal having cognisance thereof. Promiscuous Remarks.—We would

not be understood that it is absolutely necessary for the Trustee to render a garnishment on the attachments, as above recommended: we only consider it the preferable course. If any doubt should remain, as to House in Oxford, on the first Monday in Febru the manner in which we have said the trus- ary next, then and there to plead, answer, or ster Bank -- but the people have passed the tee may, and ought to dispose of the surplus, sentence of condemnation, and nothing can it will appear clear and rational, by reflectavert the inevitable doom of the faithless ing that when the property of the debtor falls into the custody of the law, for the Court, at Office, the first Monday of November payment of his debts, as it does whenever A. D. 1837. it is seized by virtue of Executions or Attachments, then the officers of the law at once become his agents-legally authorised to receive and receipt for all the proceeds of such property as may lawfully come into their hands, or such as they have a right Drusilla Hester & others

LOUISVILLE, CINCINNATI AND CHARLESTON RAIL-ROAD COMPANY.

THE BILL granting Banking Privileges to I this Company having passed in the States of North-Carolina, South-Carolina and Tennessee, it becomes the duty of the Directors to cause Books to be opened to the community at large, in each of the said States, and also in the state of Kentucky, in all places where subscriptions were opened for the first subscriptions of Stock in said Rail-Road Company, from 10 o'clock in the morning to 2 o'clock in the after. noon, for a period of not less than thirty days -the subscribers for every share subscribed in the Rail-Road to be entitled to a corresponding

Circulars have been issued to the Commissioners who received the original subscriptions, authorising them to open books and receive subscriptions accordingly -and public notice is hereby given thereof -- and that all persons who may be hisposed to subscribe will be entitled to do so by calling on any one of the Commissioners, and paying five dollars on each share so subscribed for.

Should any of the Commissioners not have received notice hereof through the mail, they will consider this an authority to receive subscriptions, as above mentioned.

By order of the Board,-ROBERT Y. HAYNE, Prest. Columbia, Dec. 15, 1837.

The papers in the different States, which published the former notices for receiving subjeet may be accomplished. They cannot In Vermont, the Whigs have gained a have agreed not to sell under their Executions: But three times, and forward their bills to the Sec. ter, for the said Defen tants to be and appear

ARCADIA ACADEMY. PERSON COUNTY, N. C.

The course of Instruction embraces the Engfrom them to make him safe, if he should hereafter lish, Latin, and Greek Languages, Ancient and A. D. 1837. be called on by W. P. or his heirs, to render an ac- Modern Geography, Mathematics, Philosophy, count of his Trust I and what per cent. commission Chemistry and Rhetoric. Young Gentlemen is the Trustee allowed? Your answer to the above will be prepared for admission into the Fresh-In Pennsylvania, the last local elections will oblige all the parties interested, and your friend. man or Sophamore Class of any College in the office, in Greenville, the first Monday in November Class of any College in the opening to cheer the sinking party. country, which it may be desired they should enter. The boarding scholars are limited in are under his sole management and instruction. tions must be satisfied according to their pri- The highest price for board and tuition is fifty- legiate course, the Mathematics, Greek and Latin, ority of actual levy, without respect to their two dollars and a half per session (five months) de. Applicants will please communicate immedidate, or the date of their respective judg- which must be paid in advance. The situation ately with the President of the Board, and send in is decidedly healthy, and remarkably free from all corrupting influences.

BENJ. SUMNEP

STATE OF NORTH-CAROLINA; GRANVILLE COUNTY, Court of Pleas and Quarter Sessions,

November Term, A. D. 1837. John W. McGelree ? Original Attachment, le-

vied on Land. William P. Yancey T appearing to the satisfaction of the Court, that the Defendant, William P. Yancey, is To be drawn at Alexandria, Va. on Saturday, not an inhabitant of this State-It is therefore ence, according to the date of their respectordered that publication be made in the Raleigh Register, for six weeks successively, notifying the said Wm. P. Yancey to be and appear at the next Term of the Court of Pleas and Quar- \$ ter Sessions, to be held for the County of Granville, at the Court House in Oxford, on the 1st

> vied on condemned, subject to Plaintiff's reco-Witness, James M. Wiggins, Clerk of said Court, at Office, the first Monday of November

Monday in February, then and there to replevy

or plead to issue; otherwise, judgment final

will be rendered against him, and the land le-

8 6t pr. \$5 621. JAS. M. WIGGINS, Clerk. STATE OF NORTH-CAROLINA,

GRANVILLE COUNTY. Court of Pleas and Quarter Sessions,

November Term, A. D. 1837. John P. Blalock and others) Petition for

Division Edw'd Boswell & Wife & others) Land.

Tappearing to the satisfaction of the Court, I that the Defendants, Edward Boswell and Wife, and Robert Blalock, William Blalock, Millington Blalock and Eina Blalock, infant children of William Blalock, deceased, reside beyond the limits of this State-It is therefore ordered that publication be made for six successive weeks in the Raleigh Register, for said Defendants to be and appear at the Court of Pleas and Quarter Sessions, to be held for the county of Granville, at the Court House in Ox ford, on the first Monday in February next, then and there to plead, answer, or demur to said 5. As to Commissions. - This is not petition; otherwise, the same will be heard ex ers granted.

Witness, James M. Wiggins, Clerk of said Court, at Office, the first Monday in November

STATE OF NORTH-CAROLINA,

GRANVILLE COUNTY. Court of Pleas and Quarter Sessions,

November Term, A. D. 1837. Rebecca Balock & others

Thos. Blalock, Adm'r of. Millington Blalock and others.

T appearing to the satisfaction of the Court, that Edward Boswell and Wife Silly, Robt. Blalock, William Blalock, Millington Blalock, and Etna Blolock, infant children of William Blalock, dec'd, reside beyond the limits of this State-It is therefore ordered, that publication be made for six successive weeks in the Raleigh Register, for said Defendants to be and appear at the Court of Pleas and Quarter Sessions, to be held for the county of Granville, at the Court demur to said petition; otherwise, the same wil be heard ex-parle us to them, and the prayer of

the petitioners granted. Witness, James M. Wiggins, Clerk of said JAS. M. WIGGINS, Clerk. pr. adv. \$5 621.

STATE OF NORTH-CAROLINA, GRANVILLE COUNTY.

Court of Pleas and Quarter Sessions, November Term, A. D. 1837.

Petition for division of Negroes. Hamilton Hester, Ada'r of Zich. Hester & others.

Tappearing to the satisfaction of the Court, that the Defendants, Thomas O'Bryant and Wife El zabeth, Calvin Gordon, Sarah Gordon. Lawson N. Gordon, James Gordon, William Gordon, Samuel Gordon and Mary Jane Gordon, reside beyond the limits of this State-It is ordered that publication be made for six successive weeks in the Raleigh Register, for said De- Establishment altogether into a len lants to be and appear at the Court of Pleas and Quarter Sessions, to be held for the counly of Granv lle, at the Court House in Oxford, on the first Monday in February next, then and there to plead, answer, or demur to said peti ion; otherwise, the same will be heard ox parte as to them, and the prayer of the petitioners

Witness, James M. Wiggins, Clerk of said Court at Office, the first Mond ov of November JAS. M. WIGGINS, Clerk. pr. adv. \$5 621

STATE OF NORTH-CAROLINA, GRANVILLE COUNTY. Court of Pleas and Quarter Sess ons,

November Term, A. D. 1837. Hamilton Hester and others

Thos. O'Bryant & Wife & others \ T appearing to the satisfaction of the Court that the Defendants in this case, Thomas O' Bryant and Wife Elizabeth, Calvin Gordon, Sarah Gordon, Lawson N. Gordon, Jas. Gordon, William Gordon, Samuel Gordon, and Mary Jane Gordon, reside beyond the limits of this State-It is ordered, that publication be made at the Court of Pleas and Quarter Sessions, to be held for the county of Granville, at the Court House in Oxford, on the first Monday of February next, then and there to plead, answer, or

Witness, James M. Wiggins, Clerk, of said pr. adr. \$5 621. 8 6w

TO TEACHERS.

services of an individual, to take charge of a School, 1837. number; they all live with the Subscriber; and in which all the miner branches of Education are to be attended to, as also, those preparatory for a Colreferences as to qualification. By order of the Beard,

M. Q. WADDELL, Sec'y. Pittsbore. Dec. 16, 1837,

SPLENDID CAPITALS.

\$30.000 CAPITAL.

Virginia State Lottery, FOR ENDOWING LESSBURG ACADEMY, AND FOR

> OTHER PURPOSES. CLASS 1, FOR 1838.

Jan. 13, 1838.

SPLENDID SCHEME. \$30,000-\$10,000-\$7,000 \$5,000

4,000-\$3,000-\$2,165-25 of \$1,000 50 of \$500—50 of \$200, &c. &c. TICKETS \$10-HALVES \$5-QUARTS. \$21 Certificates of packages of 25 Whole Tickets \$130

25 Quarter do

100 Prizes of \$1.000.

VIRGINIA STATE LOTTERY,

For the benefit of the town of Wheeling. Class No. 1, for 1858.

To be drawn at Alexandria, Va. on the 20th January, 1838.

GRAND CAPITAL PRIZES. \$30,000<u>—</u>\$3,000—**\$4.00**0 \$3.000-\$2.500-\$1.017

100 PRIZES OF \$1,000! &c. &c. Ticket \$10-Half \$5-Quarter \$2 50. Certificates of packages of 25 Whole tickets 130

25 Half do 25 Quarter do

VIRGINIA STATE LOTTERY. For the benefit of the Mechanical Benevolent, Society of Norfolk.

CLASS NO. 1, FOR 1838. To be drawn at Alexandria, Va. on Saturday, Jan. 27, 1838. GRAND SCHEME.

\$30,000-\$10,000-\$6,000-\$5,000 \$4,000-\$3,000-\$2,500-\$2,120-\$2,000

25 Prizes of \$1,000-20 Prizes of \$500 20 Prizes of \$400, &c. &c. &c.

Tickets \$10-Halves \$5-Quarters \$2 50. 25 Half do 25 Quarter do

Orders for Tickets and Shares, or Certificates of Packages in the above Magnificent Schemes, will receive the most prompt attendivision of Ne- tion, and an official account of each Drawing sent immediately after it is over, to all who or-

der from us. Address D. S. GREGORY & Co. Managers,

Washington City, D. C. Louisburg Academies, N. C.

MHE Second Session in these Schools closed on the 27th ult, and the next Session will commence on the first day of January, under the same

The very liberal share of patronage extended to these Institutions, for the last several years, induces the Trustees to look for a continuance of the same, Board for young Ladies may be obtained with the Preceptress, at \$40 per Session, without any extra charge. Other families in the village and vicinity will also take males and females as boarders.

at or about the same rates. Tuition in the Female Department, as follows : PER SESSION.

For lower branches, Higher branches, as Painting and Embroidery, Music (a separate charge)

In the Male Department, there is no variation in Puition Fees-15 Dollars per Session being the regular charge for each Classical or English Student. BY ORDER OF THE BOARD.

8 3w

John G. Marshall ESPECTFULLY informs his friends and It the Public, that having relinquished the sale of Family Groceries, he has converted his

REFECTORY.

OR EATING HOUSE, Where may be obtained, on the shortest notice, at all times of the day, and until 12 o'clock at night, (Sundays excepted,) RELISHES and REFRESHMENTS of various kinds, according

to the state of the Market. LIQUORS and WINES of a superior kind will be constantly kept on hand for the use of the Refectory, and for sale by the Quart of

Notice is also given that, from and after the date hereof, the Subscriber will do a CASH BUSINESS exclusively. This determination will in no instance be departed from.

JOHN G. MARSHALIA Raleigh, Dec. 11, 1837. J. G. M. earnestly solicits those indebted to him, to supply him with the means of dis. charging the obligations due by him to other,

STATE OF NORTH-CAROLINA, PITT COUNTY. Court of Pleas and Quarter Sessions, November Term, 1837,

Bryant Hardic) Original Attachment, levied Benjamin Cox

T appearing to the satisfaction of the Court, that the Defendant, Benjamin Cox, is not an inhabidemur to said petition; otherwise, the same tant of this State-It is ordered that publication be the next year, will begin on Monday, 22d of the petitioners granted. Court of Pleas and Quarter Sessions to be held for A. D. 1837. JAS. M. WIGGINS, Clerk. the county aforesaid, at the Court House in Greenville, on the first Monday in February next, then and there to answer, plead or replevy, or judgment final will be entered against him, and the lands con-

demned, subject to the Plaintiff's recovery. Witness, Arch Parker, Clerk of said Court, at ARCH. PARKER, Clerk

8 6t pr. \$5. Drawn numbers of the North Carolina State Lottery Class 20, for 1837.

16 40 24 20 32 31 69 9 72 27 44 21 47 75.

BLANKS.

FOR SALE AT THIS OFFICE.