

The Journal.

CHARLOTTE:

SATURDAY, JUNE 28, 1834.

We are authorized to announce Col. WILLIAM J. ALEXANDER, as a Candidate for re-election, to a seat in the House of Commons of the next General Assembly.

We are authorized to announce ANDREW GRIDER, Esq. as a Candidate for re-election to a seat in the House of Commons of the next General Assembly.

We are authorized to announce JAMES M. HUTCHISON, Esq. as a Candidate for a seat in the House of Commons of the next General Assembly.

We are authorized to announce JOSEPH McCOSKERRY, Esq. as a Candidate for re-election, to the office of Sheriff of this county.

No Jackson man, because a friend to Liberty will be attended to in our next. Its great length prevented its being inserted this week.

We will attend to the request of a friend as soon as we can find room, to publish some extracts from the Hon. Lewis Williams's circular.

A message has been transmitted to Congress by the President of the United States, communicating official information of the unfortunate accident at Toulon, an account of which will be found under the foreign head.

DEATH OF GEN. LAFAYETTE. The Fayetteville Observer of the 24th inst. says we have the melancholy duty of announcing to our readers, the death of the great and good LAFAYETTE, the gallant volunteer in our country's cause, the friend of Liberty every where.

FROM THE FRONT OF JUNE 19. We understand that Mr. McLane has resigned his office of Secretary of State, the resignation to take effect as soon during the present session of Congress as it may be convenient for the President to appoint a successor.

It is well understood that, in regard to some prominent measures which occupy much of the public attention, Mr. McLane has entertained different views from the President. But the President, who has through life exercised his own independence of judgment, is too generous, and too just, to give honour, bestowed by him as a friend, to a man whose patriotism and faithful public officer, for a mere difference of opinion; and as an action by the Department of State was requisite in carrying into effect the measures in question, he saw no public necessity for a separation.

There is much speculation in the City as to the probability of further changes in the Cabinet, and also as to who is to succeed Mr. McLane. Mr. Senator Forsyth and Mr. Taney are spoken of for the Department of State, and it seems to be generally supposed that Mr. Polk, of the House of Representatives, will be nominated for the office of Secretary of the Treasury.

The Northern Whig, a paper published in Ireland says: We understand that the celebrated Bishop of Charleston, the B. Rev. Dr. England has been appointed Cardinal by the Pope.

Supreme Court.—This tribunal commenced its Summer Term last week, all the Judges being present. Mr. B. Mc. Hairy, of Buncombe county, has been admitted to County Court practice.

Hugh L. Henderson, of Lincoln, has received a Superior Court license.

Raleigh Register.

New Paper.—JOSEPH B. HUNTON, Esq. has issued Proposals for a new Paper to be established at Washington, in this State. It is an astonishing fact, that a town enjoying as many commercial advantages and blessed with so enterprising a community as Washington, should permit a paper to languish and go down for want of proper encouragement.

A gentleman from Buncombe county, in this State, informs us, that since the 15th of May, they have had three ripping frosts, which totally destroyed the young Corn and almost every other species of vegetation.

Wheat Crops.—A gentleman from Orange informs us, that the Crops of Wheat in that county are very fine, and will yield more abundantly than at any previous season within his knowledge.

Internal Improvement.—At the Internal Improvement Convention held in this City last winter, a Resolution was adopted urging upon County Committees the necessity of raising at least \$10 dollars in each county, to be expended in the dissemination of useful information among the people on this important subject.

From Surry county, \$ 5 Johnston do. 7 70 Richmond do. 10 00 Guilford do. 10 00

STEAM BOAT BURNED. We are indebted to Capt. Sisson, of the schr. Erie, for the Savannah Georgian of yesterday morning, from which we copy the following account of the burning of the steam boat Basil Lamar:

Four o'clock, A. M.—Fire.—We stop the press to announce the loss by Fire, of the large and commodious steam boat, owned by our spirited and enterprising fellow-citizen, GAZAWAY B. LAMAR, Esq.

The fire was discovered about 3 o'clock, near the chimney, on the left side of the boat; and altho' every exertion was made by Capt. Creswell, and the hands on board, to arrest it, the destructive element defied their efforts, and the boat was enveloped in flames. She was towed over to the opposite shore, where she had larned nearly to the waters edge, when we left the wharf. We fear this loss is a heavy one upon the deserving proprietor, as from what we can hear, he was probably not insured.

Our limited time precludes further information in relation to the serious loss of our worthy fellow citizen, whose enterprise has met with this check, which, to him, we have reason to hope, will be but temporary. There was no cotton, we learn, on board, she having discharged her freight on Tuesday. A few trailing articles, which were on deck, were saved—every thing else was consumed.

It is remarked, by the National Gazette, as a singular fact, that "the present House of Representatives is the first instance of a popular assembly that has finally sided with Executive usurpation and premeditated, against the rights and liberties of the people."—Such an anomalous fact deserves to be noted for its rarity.

In the debate in the Senate, on the motion to print the Post Office Report, even Mr. Forsyth declared that the transactions of the General Post office were indefensible. In the same debate, Mr. Clayton asserted that Mr. Grundy's Report (that of the minority) had been written by a Clerk in the Post Office, and Grundy did not deny it.

A petrified Papoose.—Some persons employed lately in quarrying stones at Guernsey, Ohio, came across the body of an Indian child completely petrified. This extraordinary specimen was found imbedded in a solid mass of rock, and had the appearance of a stone image somewhat imperfect to be sure, yet on the whole, a very fair outline of a young Indian—done in limestone. A small row of Indian heads (two had originally to need petrification, we suppose) was found in the same cavity.

There are four Families residing in Caneborough, and within 200 yards of each other, that can muster 32 children, the eldest of whom is not yet 17 years old.

MARRIED. In this town, on Thursday evening last, by John Sloan, Esq. Mr. THOMAS J. BOLTON to Miss RACHEL R. JONES.

DIED. We cannot, but formerly of this County on Wednesday, the 25th inst. at 2 o'clock in the evening, Mrs. ELIZA MORRE, wife of Mr. Elam Moore, aged 33 years 19 months and two days. She has left a Husband and three small children to mourn the loss of an affectionate wife and tender Mother.

Alas, I cried in deep distress, Bene down with dreadful pain, How can I these fierce pains endure And who will now sustain. Again my Saviour brought me aid, And when he had met me, Tread steadily on my word, he said, And leave the rest to me. 'Tis God that lifts our comforts high Or sinks them in the grave; He gives, and blessed be his name, He takes but what he gave.

Suddenly in Rowan County, Mr. HENRY SLEIGHTER, in the 33d year of his age, Mr. S. was native of Hesse Cassel, in Germany, but for more than half a century resided in this part of the country, and was an honest, respectable citizen.

There were two striking peculiarities about him. He never had but one tooth, and had no perspiration. The first deficiency exempted him from the tooth-ache, and the latter from frequent extraneous affections. But in very warm weather, the inability to sweat, compelled him to frequent affusions of cold water, in order to get rid of that heat which, in all other men, is carried off by perspiration. He had a remarkably firm constitution, and enjoyed an extraordinary portion of health.—Western Carolinian.

A mechanic, in the neighboring town, became partially insane, and conceived the idea of making himself a pair of wings, and learning to fly with them. The wings, were made and fitted on, the man mounted the roof of his house, took flight, and, as was naturally to be expected, came to the ground with no little damage to his ribs. A neighbor passing at the time, inquired how he succeeded in flying? "I fly well enough," said he, "but it's a—durd lighting"—Salem Gazette.

A Paisley weaver having received a gash across his nose, and not having any court plaster at hand, applied to it, with gum, a small label which was intended for his goods. What was the first comers surprise who read this voucher, Warranted 350 yards long.

TO THE FRIENDS OF STATE RIGHTS. A MEETING of the friends of State Rights will be held at People's Store, Providence Settlement, on the 2d of July next, at 11 o'clock A. M. to nominate a Senator for our next State Legislature. June 26.

NOTICE. BY Virtue of a Deed of Trust executed to me by Wm. McJinney, for the purpose therein mentioned, I will sell for cash, on Tuesday, the 25th of July, at Charlotte,

100 ACRES OF LAND, 3 miles west of said place. Also, on Wednesday, the 15th of July, I will sell at Fairfield, all the Stock of GOODS now on hand and lease-hold and kitchen Furniture. Also, the Tract of Land, 32 acres, where the Store now stands. The sale to continue until the whole is sold out. ISAAC LOWD, Trustee. June 25th, 1834.

To all whom this may concern. I WOULD once more, and positively the last time, inform all persons who are indebted to the late J. G. Hoskins, dec'd. Dan'l. Gould, dec'd. or Lemuel Bingham, dec'd. by Note or Book account, that I have been constituted the Agent and authorized to settle the business of the before named persons; and that I have received express instructions to extend no further indulgence, but to proceed promptly to law, without respect to persons, which instructions I feel bound to obey. P. THOMPSON, Agent. June 25th, 1834.

NOTICE. ALL persons indebted to the late firm of A. R. WOLFFINGTON & Co. are hereby requested to come forward and settle. It is sincerely desired that all persons indebted to the said firm comply with this advertisement as soon as possible, as it is absolutely necessary that the business should be closed. A. R. WOLFFINGTON. June 25, 1834.

ATTENTION! Lafayette Artillery. YOU are hereby ordered to parade in Charlotte, at the usual parade ground, on Friday, the 4th day of July next, at 9 o'clock, A. M. for drill, armed and equipped as the law directs, with 12 rounds of black cartridges. By order, N. FEBWORTH, O. S. June 25th, 1834.

STATE OF NORTH-CAROLINA, MECKLENBURG COUNTY. Court of Pleas and Quarter Sessions, May Term, 1834. James A. Eliek & Co. vs. John Penman. Original Attachment.

Leveled on a tract of land, the property of defendant, lying on the waters of 12 Mile Creek, adjoining the lands of William Rape, Michael Polk, Samuel Becket and others. Also, on lots No. 136 and 137 in the town of Charlotte, formerly owned by Dr. Thomas Harris and now the property of said Penman. Also, on one Gig. Also, on said Penman's interest in a tract of land, formerly owned by Sampson Wolf, on the waters of 12 Mile Creek, containing about 170 acres, and known and distinguished as the Penman Gold Mining Tract.

ORDERED by Court, that publication be made six weeks in the Miners' & Farmers' Journal, that unless the said Penman appear at the next Court of Pleas and Quarter Sessions to be held for said county at the Court House in Charlotte, on the last Monday in August next, and then there plead or reply, judgment by default will be rendered against him. Witness, Braly Oates, Clerk of said county, at office, the 4th Monday in May, A. D. 1834. B. OATES, c. c. c.

STATE OF NORTH-CAROLINA, MECKLENBURG COUNTY. Court of Pleas and Quarter Sessions, May Term, 1834. Jonathan Norkett vs. Saunders Presley. Original Attachment.

Leveled on the lands of William Chaney, and him summoned as Garnishee. ORDERED by Court, that publication be made six weeks in the Miners' & Farmers' Journal, that unless the said Presley appear at the next Court of Pleas and Quarter Sessions to be held for said county at the Court House in Charlotte, on the last Monday in August next, and then there plead or answer, judgment pro confesso will be taken. Witness, Braly Oates, Clerk of said County, at office, the 4th Monday in May, A. D. 1834. B. OATES, c. c. c.

STATE OF NORTH-CAROLINA, MECKLENBURG COUNTY. Superior Court of Law, Spring Term, 1834. Dicey Hux vs. Levi Hux. Petition for Divorce.

IT appearing to the satisfaction of the Court, that the defendant in this case is not an inhabitant of this State, Therefore it is ordered, that publication be made for six weeks in the Miners' & Farmers' Journal, for the said defendant to appear at our next Superior Court of Law, to be held for the County of Mecklenburg, at the Court House in Charlotte on the 1st Monday in August next, and there plead or answer to the plaintiffs Petition, otherwise the same will be heard in part, and decree made accordingly. Witness, P. Thompson, Clerk of said Court, at office, in Charlotte, the 25th Monday after the 4th Monday of March, A. D. 1834. P. THOMPSON, c. c. c. l. June 25th, 1834.—Price adv. \$3 & 200.

Warranted Deeds for sale at this Office.

WEEKLY ALMANAC. JULY, 1834. Sun (Sun) rises sets. MOON'S PHASES. For July, 1834. n. m. New 6 3 54 a.m. First 13 11 55 a.m. Full 20 1 56 a.m. Last 28 1 47 morn.

THE MARKETS. FAYETTEVILLE, JUNE, 24. Brandy, Cogn. 1 1/2 a 2; Peach 55 a 60; Apple 28 a 33; Bacon 9 a 9 1/2; Beechwood 17 a 19; Bagging 18 a 20; Coffee 12 1/2 a 13 1/2; Cotton 1 1/2 a 1 1/2; Corn 1 10 a 10; Flaxseed 100 a 110; Flour 5 50 a 6 50; Feathers 33 a 35; Iron 4 1/2 a 5 1/2; Lard 10 a 11; Molasses 32 a 33; Oats 3 1/2 a 4; Nails, cut 6 a 6 1/2; wrought 18 a 20; Rums, Jamaica 140 a 160; New England 35 a 40; Rice 3 1/2 a 5; Sugar, brown 7 1/2 a 9; common 10 a 11; Loaf and Lump 15 a 18; Salt, Liverpool 55 a 65; Turk's Island 62 1/2 a 70; Steel, American 8 a 9; Eng. blistered 16 a 19; German 14 a 17; Tallow 9 a 10; Wheat 90 a 1 00; Whiskey 30 a 35; Wool 13 a 14.

COLUMBIA, JUNE 21. Bacon 10 a 12 1/2; Bale Rope 10 a 12 1/2; Brandy, Apple 40 a 50; Peach 75 a 80; Butter 15 a 20; Cotton 9 a 12 1/2; Cotton Bagging, Hemp 22 a 25; Tow 17 a 18; Coffee 14 a 17; Corn 1 25 a 1 50; Flour, Country 7 1/2 a 8 1/2; Iron, Swedes 5 a 6; Country 4 a 5; Lead 9 a 10; Lard 10 a 12 1/2; Molasses 40 a 50; Nails 8 a 9; Oats 6 1/2 a 8; Rice 2 1/2 a 3; Salt in sacks 24 a 30; in bulk 75 a 80; Steel, German 16 a 18; Blister 10 a 12; Cast 25 a 30; Sugra, loaf 16 a 20; Brown 10 a 12; White Havana 14 a 16; Tallow 10 a 12; Whiskey 45 a 50.

CHERRY, JUNE 19. Bacon 10 a 10 1/2; Butter 15 a 20; Beechwood 16 a 17; Bagging, tow 22 a 25; Dundee 24 a 25; Coffee, prime green, 16 a 18; 2d and 3d qualities 14 a 15 1/2; Cotton 10 a 12; Corn 9 1/2 a 10; Flaxseed 1 a 1 1/2; Flour 5 1/2 a 6 1/2; Iron, Swedes 4 a 5; English 4 1/2 a 5; Lard 10 a 12 1/2; Molasses 40 a 50; Nails 7 1/2 a 8 1/2; Oats 5 a 6; Lumber Oil 8 1/2 a 12; Rice 4 1/2 a 5; Rope 12 a 13; Sugar, Muscovado prime, 11 1/2 a 12 1/2; common 9 a 10; Loaf and Lump 15 a 18; Salt, Liverpool 55; in sacks, 4 bushels, 3 a 4; Teas 12 a 15; Tallow 10 a 12; Steel, blister 8 a 10; German, 14 a 15; Wheat 50 a 100.

CAMDEN, JUNE 21. Cotton, lb. 9 a 12 1/2; Corn, bushel, 150 a 60; Wheat, now, 12 a 13; Flour, scarce, 9 a 8 1/2; Bacon, 10 a 12 1/2; Whiskey, gill, 35 a 40; Brandy, Peach, 45 a 50.

STATE OF NORTH-CAROLINA, MECKLENBURG COUNTY. Court of Pleas and Quarter Sessions, May Term, 1834. James T. Asbury and others vs. John Penman. Or. Attachment.

Leveled on a tract of land, the property of defendant, lying on the waters of 12 Mile Creek, adjoining the lands of William Rape, Michael Polk, Samuel Becket and others. Also, on lots No. 136 and 137 in the town of Charlotte, formerly owned by Dr. Thomas Harris and now the property of said Penman. Also, on one Gig. Also, on said Penman's interest in a tract of land, formerly owned by Sampson Wolf, on the waters of 12 Mile Creek, containing about 170 acres, and known and distinguished as the Penman Gold Mining Tract. ORDERED by Court, that publication be made six weeks in the Miners' & Farmers' Journal, that unless the said Penman appear at the next Court of Pleas and Quarter Sessions to be held for said county, at the Court House in Charlotte, on the last Monday in August next, and then there plead or reply, judgment by default will be rendered against him. Witness, Braly Oates, Clerk of said Court, at office, the 4th Monday in May, A. D. 1834. B. OATES, c. c. c.

STATE OF NORTH-CAROLINA, MECKLENBURG COUNTY. Court of Pleas and Quarter Sessions, May Term, 1834. John B. Hutchison and Matilda his wife vs. John L. Hayes, admr. of Moses J. B. Hayes, dec'd. The heir of Wm. McNeely, Robert Algee and Jane his wife, John H. Orr and Wm. S. W. Hayes.

IT appearing to the satisfaction of the Court, that Robert Algee and Jane his wife, two of the defendants in this suit, are not inhabitants of this State, Ordered therefore, that publication be made six weeks in the Miners' & Farmers' Journal, that they be and appear at the next Court of Pleas and Quarter Sessions, to be held for the County of Mecklenburg, at the Court House in Charlotte, on the last Monday in August next, and then there plead or answer, otherwise judgment pro confesso will be taken as to them. Witness, Braly Oates, Clerk of said Court, at Office, the 4th Monday in May, A. D. 1834. Test. B. OATES, c. c. c. Price adv. \$3 & 200.

NOTICE. ALL those indebted to the estate of Thomas B. Smartt, dec'd. are required to come forward and settle immediately. Those who have demands, will present them properly attested with in the time prescribed by law. Wm. J. ALEXANDER, Adm'r. with the Will annexed, by his agent pro tem. D. R. DUNDAP. June 17th, 1834. 6199

STATE OF NORTH-CAROLINA, MECKLENBURG COUNTY. Court of Pleas and Quarter Sessions, May Term, 1834. Mary Beaty vs. Robert Sloan and Ruth his wife, William Beaty, John Beaty, Nancy Armstrong, Wm. McKinley and Sarah his wife, Ann Beaty, Francis M. Beaty, Robert A. Beaty, Drury Clanton and Eleanor his wife, Heirs at Law of John Beaty, dec'd.

IT appearing to the satisfaction of the Court, that Wm. McKinley and Sarah his wife, heirs at law of the said John Beaty, dec'd. are not inhabitants of this State; Ordered therefore, that publication be made six weeks in the Miners' & Farmers' Journal, that unless they appear at the next Court of Pleas and Quarter Sessions to be held for said county at the Court House in Charlotte, on the last Monday in August next, and then there plead or answer, judgment will be rendered pro confesso as to them. Witness, Braly Oates, Clerk of said Court at Office, the 4th Monday in May, A. D. 1834. Test. B. OATES, c. c. c. Price adv. \$3 & 200.