

[Continued from fourth page.]

SENATORIAL DISTRICTS.

22. To lay off this State into fifty Senatorial Districts, &c. [Be it enacted, That for the purpose of electing members of the Senate of the General Assembly of the State of North Carolina, this State shall be divided into fifty districts as follows—

23. To apportion the members of the House of Commons among the several counties in this State.

24. To amend an act concerning the mode of choosing Senators and Representatives in the United States, Revised Statutes, chapter 72.

CONGRESSIONAL DISTRICTS.

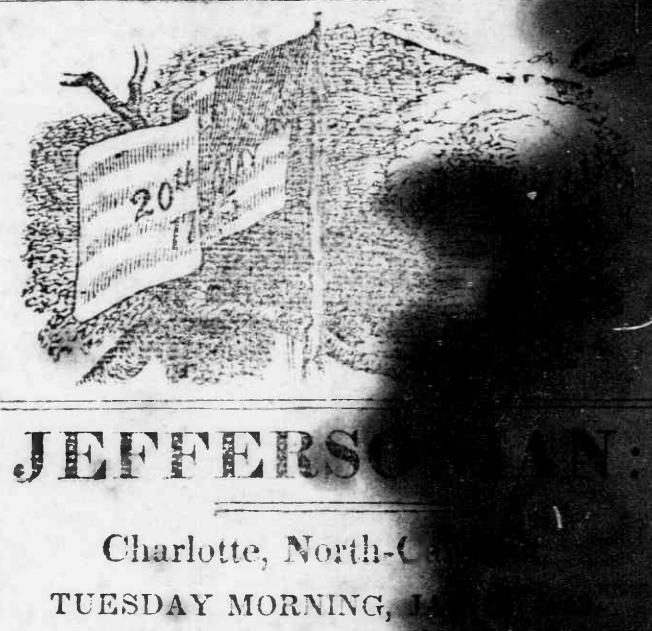
25. To amend an act concerning the mode of choosing Senators and Representatives in the United States, Revised Statutes, chapter 72. [Provides that the third section of said act, be, and is hereby so altered and amended, for the purpose of electing Representatives to the Congress of the United States, as to divide the State into nine, instead of thirteen districts.

cript of the record of the suit, together with the bond given for the appeal, with the clerk of the Supreme Court, on or before the seventh day after the term next ensuing; said appeal Directs, also, that the clerk of the Supreme Court shall, within twenty days after the rise of said court, transmit to the Superior Courts of Law, or Courts of Equity, certificates of the decision of the Supreme Court in cases sent from said courts.

of suits, before a hearing, to the Supreme Court. 47. To punish the defaults of returning officers in the election of Electors for President and Vice President of the United States. [Makes willful or malicious neglect to make returns a felony, punishable by fine, \$1,000 to 5,000 dollars, and imprisonment, &c.]

Interesting Correspondence.—The last Raleigh Register contains a publication from Gen. R. M. SAUNDERS, composed of a correspondence between himself and Mr. Bedford Brown, which we think places the latter gentleman before the public in most unenviable light.

Indiana Senator.—Democracy triumphant.—After several ballottings, the legislature of Indiana have elected the Hon. EDWARD A. HANNegan to the U. S. Senate, for six years from the 4th March next, in place of O. H. Smith, whig, whose term of service then expires.



JEFFERS Charlotte, North-C. TUESDAY MORNING,

Democratic candidate for President of the JOHN C. CALHOUN OF SOUTH-CAROLINA.

"The great popular party is already rallied around the banner which is leading the party to triumph. The few that still lag will soon be rallied on ample folds: on that banner is inscribed FAITHFUL DUTIES; NO DEBT; SEPARATION FROM BANKS; ECONOMY; RESPECTFULNESS; AND A STRICT ADHERENCE TO THE CONSTITUTION.

Mr. WING PERSONS is travelling agent for the Mecklenburg Jeffersonian. All transactions of his for the paper will be binding upon the Editor.

Erratum.—In the Post-Office proposals, as heretofore published, the words which have followed the specifications on Route No. 2885, to wit: "Proposals for four-horse coach service will be considered," should have followed the specifications on Route No. 2884, as now placed.

Second Congressional District.—As our opponents in this Congressional District, are moving in the matter of bringing out their candidate, is it not time that the Democrats were also rubbing up their arms for the contest?

It is not known, we believe, whether our present popular and worthy representative, Mr. CALDWELL, is desirous of being a candidate again or not—but he can be prevailed upon to enter another canvass, we have no doubt he will receive the unanimous nomination of the proposed Convention.

The legislature adjourned on Saturday morning, the 25th ult., and the members from this county reached home on the 23d instant. To them we are indebted for the Captions of the acts which will be found in our columns to-day.

Three new counties were made in this part of the State—Union, Catawba, and McDowell, and a supplemental bill for each passed for their organization.

The Amended.—In publishing, a few weeks since, the memorial presented to the legislature by a committee of the Mecklenburg Monument Association, we stated that we supposed it to have been drawn up by Gov. Swain or Gen. Iredell.

The Editor of the Asheville Messenger, in his last paper, publishes what purports to be an extract from Niles' Register of 1815, in which it is stated that the fine imposed on Gen. Jackson at New-Orleans by Judge Hall, was paid by the citizens of that city, and not by the gallant General.

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Mr. Brown says: "I also ask, if I had used the expression—'I had long known you to be politically dishonest'—in answer, I will state, in conversation, I used those, or words of similar import."

Mr. Brown continues: "You further request to be informed, whether I had said 'that Mr. Van Buren had told me, he had long known you, and that you thought no man in North Carolina, but yourself, was capable of filling an office.' The above remark was, in conversation, substantially repeated by me.

In reply to this, Gen. SAUNDERS publishes a letter, written by Mr. Van Buren to Ex-Gov Spaight, about the same time Mr. Brown says the above conversation occurred between Mr. V. B. and himself.

Mr. Van Buren says of Gen. Saunders: "I have a high sense of his public and private character. On two successive occasions, taken an opportunity of promoting his interests, and would have done so again, but for the circumstance of the partiality of my friends at the time of his then recent nomination to the Baltimore Convention."

Mr. Brown, to advance his own election, to utter a falsehood—or that Mr. Van Buren had been guilty of duplicity towards Gen. Saunders. He has ever been his zealous and ardent friend.

But we shall publish the above conversation in our next paper, and the comments at this time.

Question of Veracity settled.—We stated last week, on the authority of the Standard, that a large majority of the borrowers from the Literary Board were whigs. This the Register denied; but the last Standard publishes the names and political classification of the borrowers, and closes with these remarks:

"Whole number of individual borrowers, 55; of whom 47 are whigs and 8 are Democrats. Whole sum due from individual borrowers, \$109,955; of which sum the whigs borrowed \$97,469, and Democrats the sum of \$11,486. No wonder the whig Governor and the whig Legislature of 1841, 'dodged the question.'"

Gratifying and conclusive facts.—We learn from a gentleman of undoubted veracity, who has just returned from a trip to Alabama and Mississippi, that business is rapidly reviving in the last named State, and the price of property greatly increasing.

There is not now an incorporated Bank in Mississippi, and consequently, the currency is almost exclusively composed of the precious metals; and instead of this state of things reducing the price of property, as the Federalists contend is its inevitable tendency, the price has greatly advanced in the past six months.

Our informant says cotton is worth considerably more in specie in Mississippi, than it will bring in the adjoining State of Alabama in her paper currency, which is at 20 per cent. discount!—and that negro men in Mississippi will bring on the block from \$750 to \$900, in specie, while in Alabama, they will not bring more than about \$600, in their depreciated paper.

And even in New-Orleans, the Mississippi planters get one cent more in the pound for their cotton, in specie or specie funds, than the Alabamians can get in the bank notes of their own State. These are conclusive facts, and they completely blow to the winds the clamor of the Federalists against a "simple, solid, hard currency."

And we see the Alabamians are taking this lesson of experience in the right way; for the legislature of that State has passed an act to wind up and close the Branches of the State Bank at Decatur and Montgomery.

And another proposition was at our latest dates before the same body, proposing to wind up and close the whole banking system of the State. North Carolina might, have been in this enervated position, too—with no paper banks—if our legislature had adopted the insoler offer of our Banks to surrender their charters, because a proposition was made to investigate their true condition.

The proceedings of the January meeting of the Mecklenburg Agricultural Society, together with several other articles of less importance, prepared for this paper, are unavoidably postponed to our next.

Congress.—We committed an error a week or two since, in saying the bill for the occupation of Oregon Territory had passed the U. S. Senate. It was still under discussion at our latest dates from Washington.

The Bankrupt report bill which passed the House, has been read twice in the Senate, and there it rests. The majority of the Committee of Ways and Means, (all Whigs) have reported against the expediency of Mr. Wm. Cost Johnson's plan of assuming the State Debts, by the issue of \$200,000,000 in public stocks, on the faith and credit of the General Government; but the minority of the Committee, (Messrs. Pickens, J. W. Jones, and Atherton,) submitted another report, denouncing the scheme as dangerous, unconstitutional, and inexpedient.

ITEMS. Commander McKenzie has been unanimously and triumphantly acquitted by the Court of Inquiry called to investigate the meditated mutiny and execution of young Spencer and others, on board the brig Somers.

Mr. Clay is making his southern tour short.—He has declined visiting Georgia, Charleston, &c., whether he had been invited by the Feds.

There was, we learn from Washington, a Cabinet meeting a few days since, to determine upon the propriety of calling an extra session of Congress. Better let that project alone, "Cap'tain."

Mr. McDuffie made his first speech in the Senate, on the 25th ult., in opposition to the bill for the occupation of Oregon Territory. The effort is highly commended in the Washington papers of all parties.

A recent State Convention of the Democratic party in Kentucky nominated the veteran Col. Johnson, for the Presidency, subject to the sanction of a National Convention, which they propose shall meet in Baltimore in May, 1844.

The Massachusetts legislature, after electing a Democratic Governor and Lieut. Governor, have also elected a Democratic Council of State, Treasurer, and other State officers. So the old Bay State is thoroughly redeemed.

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Very modest!—The general meeting of the stockholders of the Bank of the State of N. C., adjourned on 30th ult., after passing a Resolution, modestly saying—"Since the legislature has adjourned without passing any measure of relief to the people, the President and Directors of the Bank are instructed to extend their discounts," &c. This move opens up the political manoeuvring of this Bank. Its relief to the people is what is now so pressing them.

The Spring riding of Superior Courts for this Circuit, commences at Cabarrus, on the third Monday in this month, by Judge Dick.

Valuable Stallion for Sale. BY virtue of a Deed of Trust, executed to me by Stephen H. Smith, and for the purposes therein specified, I will sell at the Court-house in Charlotte, on Tuesday the 25th instant, that noted Stallion, MINER, extensively known as of pure blood and excellent breeding qualities. Terms, cash. Title to property undoubted. J. W. HAMPTON, Trustee. Feb. 6, 1843. 93.1c.

PAY UP, AND SAVE COST! ALL persons indebted by book account to the firm of SANDRY & GUNDRY, must make settlement by cash or note before or during the ensuing Spring Superior Court, if they wish to avoid paying cost. Mr. Gundry expects shortly to withdraw from the firm, which renders the necessity imperative to close the books. "A word to the wise is sufficient." WM. SANDRY. HENRY GUNDRY. Feb. 7, 1843. 93.1c.

To Bankrupts: PERSONS living in Mecklenburg county, who were declared bankrupts at Wilmington on the 19th December last, will please call on the undersigned, and surrender property and pay costs. W. J. KEAHEY, Assignee in Bankruptcy. Jan. 31, 1843. 97.3w

Jan. 31, 1843. N. B.—It is, I am instructed to say, the desire of the District Judge, that all petitions for discharge as Bankrupts at the next term of the Court, (in May,) should be sent in at as early a day as possible. W. J. KEAHEY. Jan. 31, 1843. 97.3w