

69. Allowing further time to open books for the purpose of receiving subscriptions for stock in the Lake Drummond and Orapeake Canal Company.

70. Incorporating the Leaksville Toll Bridge Company.

71. For altering the time of electing the County Trustee for Orange county.

72. Emancipating Horace, a slave.

73. Altering the name of, and legitimizing Eliza Humphrey.

74. For the better regulation of the town of Statesville.

75. Incorporating the town of Ruthersfordton.

76. Incorporating the Donaldson Academy and Manual Labor School, in Fayetteville.

77. Abolishing the office of County Trustee and treasurer of public buildings in Chatham county.

78. Fixing the time of granting orders for altering or turning roads, and for laying off new ones in Richmond county.

79. Amending the act of 1826, to appoint commissioners for the town of Kinston.

80. For the better regulation of hands working on public roads in the counties of Anson and Cumberland.

81. Altering the time of holding the election in the town of Salisbury.

82. To authorise the making of a turnpike road in Haywood county, and to incorporate a company for that purpose.

83. In relation to the volunteer companies attached to the second regiment of Stokes county.

84. Authorising certain persons to raise by way of lottery \$2,000, for building a bridge across Neuse river at John Carter's landing, in Lenoir county.

85. Incorporating the Cabarrus Artillery.

86. Incorporating the Barshavia Farmers' Academy, in Stokes county.

87. Empowering the County Court of Nash to borrow money for the purpose of defraying the expense of building a fire proof Court House.

88. Authorising Robert Henry to erect a mill on Homin creek, in Buncombe county.

89. Establishing a town on the lands of John D. Amis, in Northampton county, at the termination of the Petersburg Rail Road.

90. Providing for the final settlement of executors and administrators, also the annual settlement of guardians, in Anson county.

91. Authorising the completion of the Tennessee river road, in Macon county, and to incorporate a company for that purpose.

92. Extending the provisions of the act of 1830, chapter 113, entitled an act to amend an act to establish and regulate a turnpike road in the county of Haywood, called the Tennessee River Turnpike Road, passed in 1826, chapter 36.

93. Fixing a uniform time of holding the elections in the 3d Congressional district in all the counties therein. [Fixing the time on the last Thursday in July.]

94. Regulating the County Courts of Washington and Hyde counties.

95. Amending the laws relative to the County Courts of Iredell.

96. Authorising the issuing of a grant for land to Amos Curtis and others for a camp ground.

97. Incorporating the Trap Hill Riflemen, in Wilkes county.

98. Incorporating the Person Artillery.

99. Incorporating the Williamston and Windsor Turnpike Company.

100. To alter the name of, and legitimate Sally Holliday, of Martin county.

101. Continuing for a longer time the Neuse Navigation Company.

102. Extending the provisions of the act of last session, entitled "an act in addition to an act, passed at the last session of the General Assembly of this State, in relation to the burning of the records of the county of Hertford," to the county of Wake.

103. Concerning the survey of lots in the town of Franklin.

104. Incorporating the Robeson Light Dragoons.

105. Empowering the Wayne county State Guards to form themselves into a squadron of light or horse artillery.

106. Incorporating the Macon county Agricultural Society.

107. Repealing in part the act of 1827, appointing commissioners to run and establish the boundary line between the counties of Bladen and Columbus.

108. Incorporating the Granville Dragoons.

109. Concerning the inspection of fire wood in Newbern.

110. Altering the name of George W. Williams, of Anson county.

111. Appointing additional trustees of Rush Academy, in Hyde county.

112. Authorising the County Courts of Gates to lay a tax to defray all the expenses incident to calling out the militia during the insurrection in Southampton county, Va.

113. Appointing lay days on Rocky river, joining Anson and Montgomery.

114. Repealing part of the act of 1824, to authorise the County Courts of Hyde and Tyrrell to issue licenses to retail spiritous liquors by the small measure at or near their Court House.

115. Amending the act of 1830, to establish the town of Gatesville.

116. Incorporating the Waynesboro' Academy.

117. Altering the time for the Sheriff to make his settlements with the County Court of Wilkes.

118. Incorporating the Blakely Blues.

119. Incorporating the Randolph Blues.

120. Incorporating Gatesville Academy.

121. Repealing the act of 1830, for the better regulation of the County Courts of Haywood.

122. Concerning the town of Rockford.

123. Altering the names of Richard Alderson and William White, of Beaufort county, and entitle them to inherit.

124. Incorporating the Pitt Troopers and Bladen Cavalry.

125. Abolishing the office of treasurer of public buildings so far as it relates to the county of Bladen.

126. Incorporating the town of Carthage, in Moore county.

127. Incorporating the Lafayette Artillery.

128. Appointing commissioners to build a bridge across the South Yadkin river, in Rowan county.

129. Repealing the provisions of the act of last session, concerning those persons who are interested in the beach and marshy lands lying in Currituck.

130. Divorcing Polly Buckner from her husband Edward Buckner.

131. Authorizing the removal of buildings on the public lands in the town of Franklin.

132. Amending the act of 1824, for the better settlement of the finances of Robeson county.

133. Repealing the 3d section of the act of 1825, entitled an act to direct the manner in which licenses shall hereafter be issued to retailers of spiritous liquors, so far as regards the counties of New Hanover, Richmond and Beaufort.

RESOLUTIONS.

1. Authorising and instructing the committee of finance to burn Treasury notes in the office of the Public Treasurer.

2. In favor of William Keath.

3. Expressive of the feelings of the Legislature on the death of Charles Carroll.

4. Relating to the Clerks of Haywood and Macon counties.

5. In favor of Ephraim Christopher.

6. In favor of James Long, Sheriff of Perquimans.

7. In favor of Daniel Graham.

8. In favor of William C. Butler and others.

9. In favor of William Ellison.

10. In favor of Charles Baldwin.

11. In favor of Joshua Williamson.

12. In favor of Mastin D. Crawford.

13. Concerning the fund belonging to the sisters of the late James N. Forsythe.

14. In favor of the Public Treasurer.

15. Instructing the Public Treasurer to settle conflicting claims with the Cape Fear Bank.

16. In favor of Abdell Darnell.

17. In favor of the executor of Walter Davenport, of Lenoir county.

18. In favor of John Robbins, of Randolph.

19. In favor of Mary Edwards and others.

20. In favor of Frederick and Elias Liverman.

21. In favor of Joseph Welch.

22. Directing the Attorney General to commence suit against such of the stockholders of the different navigation and turnpike companies in this State, who have withheld their proportionate dividends, for the purpose of recovering the proportion of the money advanced.

23. Declaring the attachment of the Legislature to the Constitution of the U. States, and to the Federal Union; expressing the belief that a large majority of the people of this State think the 'Tariff laws unconstitutional, impolitic, unjust and oppressive; disapproving the doctrine of Nullification; and requesting our members of Congress to use all constitutional means to procure a peaceable adjustment of the existing controversy between South Carolina and the General Government.

24. In favor of Elizabeth Forbis.

25. In favor of Fielding Slater, Sheriff of Rowan.

26. In favor of Joseph Gales.

27. In favor of Isaac Alexander.

28. In favor of James Graham.

29. In favor of Jonathan Williams.

30. Authorising the commissioners of Raleigh to place their engine house on Union square.

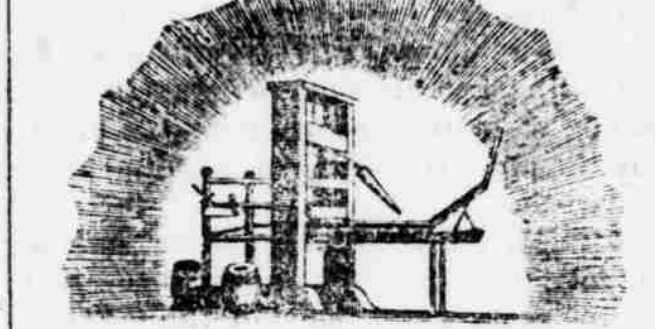
31. In favor of Horace D. Bridges.

32. Authorising a survey of Neuse river from Smithfield to some point near Raleigh.

33. Authorising the Governor to take such steps in relation to the contract with Ball Hughes for the restoration of the Statue of Washington as he may deem advisable.

34. Authorising the Governor to purchase Maps of North Carolina by John McRae, to be presented to each of the States and Territories.

35. In favor of John Lumsden.



TARBOROUGH:

TUESDAY, JANUARY 15, 1833.

General Assembly.—We understand that the Legislature of this State adjourned on Friday morning last. Mr. J. L. G. BAKER, member from Martin county, who arrived here on Wednesday, kindly favored us with a "Caption of the Laws," containing the principal part of those passed during the session—and the day before yesterday, we were presented by Mr. GRAY LITTLE, member from this county, with another of the Captions, containing some in addition to those we had previously received, but being still incomplete. We subjoin the additional public acts—the remaining acts and resolutions will be given in our next paper:—

17. Authorising widows of persons dying intestate, to file their petition for a years' support before letters of administration are granted. [Declares that such petitions when filed shall be heard and granted under the rules now prescribed by law—authorises the commissioners to allot and set over any article of personal property (negroes excepted) and also any debt known to be due such intestate, which debt the widow shall have the right to collect in her own name.

18. To prevent the unlawful asportation of slaves from this State. [If any person shall unlawfully carry out of the State, or conceal any slaves not their property; or cause the same to be done, in order for said slave to effect their escape, they shall suffer death.]

19. To amend the 10th section of the act of 1741, for the better observation of the Lord's Day, commonly called Sunday, and for the more effectually to suppress vice and immorality. [Bonds required to be given by said section to be made payable to the Governor.]

20. To establish the Bank of North Carolina. [Provides the capital shall not exceed two millions, one half of which may be taken by individuals, the other half by the State, in shares of \$100 each. To consist of the Principal Bank at Raleigh, and such agencies as the President and Directors may establish. The President to be elected annually by the Le-

gislatre—the said Bank not to issue more than twice the amount of their capital stock and cash deposits. A tax of one per cent. to be levied on all stock owned by individuals, and the notes of the same to be received in payment of taxes or any other debts due the State.]

The following is a brief abstract of the principal proceedings of the General Assembly, in continuation of those published in our last paper:—

SENATE.

Friday, 4th.—Henry Seawell was elected, on the 5th ballot, Judge of the Superior Courts, in the place of Judge Daniel, elected a Judge of the Supreme Court. (We published two ballotings in our last paper—on the third ballot, Gavin Hogg was put in nomination, Messrs. Pearson and Jones being withdrawn—after the third ballot O'Brien was withdrawn, and Eccles after the fourth—the fifth and last ballot stood, for Seawell 95, Hogg 71, scattering 8.)

Saturday, 5th.—The bill to establish the Bank of North Carolina, (owned exclusively by the State,) passed its third reading, and was ordered to be engrossed, 33 to 21. (Mr. Wilson in the affirmative.)

Monday, 7th.—On motion of Mr. Martin, the Report of the joint select committee on the subject of the relations between South Carolina and the General Government, was *unanimously* ordered to be spread at large on the journals.

HOUSE OF COMMONS.

Thursday, Jan. 3.—The House again took up the Resolutions in relation to South Carolina, the question pending being on a motion for indefinite postponement of the 4th resolution, (denouncing the doctrine of Nullification) made by Mr. Clarke, of Beaufort. The debate on this motion was resumed and continued at great length: Messrs. Long, Clarke, O'Brien, S. T. Sawyer, F. A. Sawyer, Outlaw and Lewis Thompson advocated the motion for postponement. Messrs. Daniel, Eccles and McLeod opposed the motion. During the discussion, Messrs. O'Brien and Outlaw moved amendments as substitutes for the resolution, which were rejected. The motion to postpone was rejected, 93 to 21. On the final adoption of the resolution the vote stood, 98 to 22. (Messrs. Little and Potts in the affirmative. Those who voted in the negative were, Messrs. Clark, Craige, Dews, Faddis, Gee, Guthrie, Irvine, Lancaster, Long, McMillan, Norman, Outlaw, O'Brien, Pierse, S. T. Sawyer, F. A. Sawyer, Simmons, L. Thompson, Townsend, Tunstall, Waddell, Whitaker. The Register says: "of these, several disavowed the doctrine, alleging that their vote was influenced by the consideration that no action of the Legislature upon the subject was called for, and was in its character *extra-judicial*.")

The 5th resolution was amended so as to read "a peaceable adjustment," and adopted, 111 to 1. Mr. Clark voted alone in the negative, and protested against the adoption of the resolution.

Among the many proposed amendments to the resolutions made by different gentlemen, and which were rejected, Mr. Townsend moved to insert the following resolution immediately after the 5th:

"That this Legislature doth most solemnly protest against the use of force by the General Government against the State of S. Carolina."

The votes on the adoption of this amendment, were 13 to 80. (Messrs. Little and Potts in the negative.)

Friday, 4th.—Mr. Potts presented the following resolution, which was read and laid on the table:—

Resolved, That this Legislature views with anxious solicitude the present alarming crisis in our affairs, and confidently relying upon the returning justice of Congress for relief from the burdens of partial and oppressive taxation, deprecates the resort to force either by the General Government or the State of South Carolina.

On motion of Mr. Polk, it was resolved that a message be sent to the Senate, proposing to rescind the resolution agreeing to adjourn *sine die* on Saturday next—yeas 70, nays 43.

Saturday, 5th.—The bill to establish the State Bank of North Carolina, (part owned by the State and part by individuals,) was read the third time, amended by altering its title to the "Bank of North Carolina," passed and ordered to be en-