

HILLSBOROUGH RECORDER.

Vol. I.

WEDNESDAY, DECEMBER 13, 1820.

No. 44.

HILLSBOROUGH, N. C.

PUBLISHED WEEKLY
BY DENNIS HEARTT,
AT THREE DOLLARS A YEAR, PAYABLE
HALF YEARLY IN ADVANCE.

Those who do not give notice of their wish to have their paper discontinued at the expiration of their year, will be presumed as desiring its continuance until countermanded.

Whoever will guarantee the payment of nine papers, shall receive a tenth gratis.

Advertisements not exceeding fourteen lines will be inserted three times for one dollar, and twenty-five cents for each continuance.

Subscriptions received by the printer, and most of the post-masters in the state.

All letters upon business relative to the paper must be post-paid.

* * * Gentlemen of leisure, who possess a taste for literary pursuits, are invited to favour us with communications.

Five Cents Reward.

RAN away from the subscriber in July, 1818, an apprentice boy named SLIH BIRD, about fourteen years of age; light curly hair, grey eyes, tolerably slim built. The above reward will be given for said apprentice, if brought home, but no expenses paid.

William Hart.
Stony Creek, Orange county,
Nov. 30, 1820. 43-3w

NOTICE.

HAVING qualified as executor to the last will and testament of ISAC HOIDEAN, deceased, I shall proceed to sell, on the 28th instant, at the late dwelling house of the deceased, in the county of Orange, five miles east of Hillsborough, to the highest bidder, on a credit of ten months,

Fifteen or sixteen likely Negroes, most of whom are young and promising—also Valuable Stock of all kinds, together with a number of Farming Tools.

Purchasers will be required to give bond with approved security.

I hereby give further notice, That all creditors to the estate of the said deceased are required to make known their claims within the time prescribed by law, otherwise this advertisement will be pleaded in bar of a recovery; and all debtors thereof are required to make immediate payment.

Thomas W. Holden,
Executor.
December 2, 1820. 43-3w

NOTICE.

AGREEABLY to the directions of the last will and testament of BARTHOLOMEW L. HAYES, late of Person county, deceased, I shall (on Friday, the 29th day of December next), at his late residence on the waters of South Hycoc proceed to sell at public auction, all the perishable estate of said deceased, consisting of Horses, Cattle, Sheep, and Hogs; a quantity of Corn, Fodder, Wheat and Oats; one Wagon, one Gig and Harness; Household and Kitchen Furniture, Plantation Utensils, &c. &c. Also a valuable young negro man by the name of Glasgow (an excellent bricklayer)

On the second day of the sale, A number of Negroes will be hired out for the ensuing year.

A credit of twelve months will be given on all sums above four dollars, the purchaser giving bond with approved security. Further particulars will be made known on the day of sale

William L. Hayes,
Executor.
Person county,
29th November, 1820 43-2w

Grocery Store.

THE subscriber has received a fresh supply of Groceries, &c. among which are the following articles:

Coffee, Brown and Leaf Sugar, Imperial, Gunpowder and Hyson Teas, Sherry and Malaga Wine,

West India and New-England Rum, Cordials,

China, in boxes of 48 pieces,

Salt, Iron and Castings,

Glass, Liverpool, Crockery and Stone Ware,

White Lead, dry and ground in oil,

Red Lead and Spanish Brown,

Window Glass, 8 by 10, and 10 by 12, Putty,

Best Spanish Indigo, and Prussian Blue,

Spirits of Turpentine, Sweet Oil, and Varnish,

Dupont's best Rifle Powder,

Bar Lead, and Shot of all sizes, Cheese.

Also, a large assortment of Men's, Women's, Boys', and Girls' Shoes.

He also expects from New-York in the course of a fortnight, Madeira and Sicily Wine, Cogniac Brandy, Holland Gin, Paints and Dye stuffs, all of which he is determined to sell very low for cash.

D. Yarbrough,
Nov. 27. 42-3w

BOOK AND JOB PRINTING

Compactly and correctly executed at the office of the Hillsborough Recorder.

NOTICE.

IN the year 1816, I sold a negro boy named LITTLE, then about twelve years old, to Joseph Smith, who, as the boy states, sold him to John Miller, in the state of Georgia, who he says resides in the county of Morgan. He returned to this place about three months past, during which time I have been endeavouring to ascertain where his master resides, but without effect. The owner is requested to give the subscriber the necessary information, who will render any assistance in his power to have the boy delivered to him.

John Cowan.
Wilmington, Nov. 11. 42-3w

Hillsborough Academy.

THE exercises in this institution will be resumed on the first Monday of January next.

J. Witherspoon, Principal.
November 22. 41-

DISSOLUTION.

THE partnership of CHILD & CLANCY is this day dissolved by mutual consent. All persons indebted to said concern are most earnestly requested to come forward and settle their accounts, either by bond or otherwise, as we are determined to close the business of said concern as soon as practicable.

James Child,
Thomas Clancy.
November 13. 40-

NOTICE.

JOHN VAN HOOK, JAMES CHILD and THOMAS CLANCY, having connected themselves together in partnership, intend carrying on the mercantile business under the firm of JOHN VAN HOOK & CO. do most respectfully inform their friends and the public, that they will receive from the north, in eight or ten days, an extensive assortment of

Dry Goods, Hardware, Cutlery, &c.

which they intend to sell on the lowest terms for cash—only—they hope, therefore, that no application will be made for credit, as all will be refused indiscriminately.

John Van Hook,
James Child,
Thomas Clancy.
November 13. 40-

LOST.

A NOTE of hand, drawn by James Scarlett in favour of John and Samuel S. Claytor, for sixty dollars and — cents, dated August 10th, 1820, and payable two months after date. All persons are forwarded trading for said note, as it has never been endorsed or transferred to any person.

John & Samuel S. Claytor.
November 16. 41-3w

Valuable Land FOR SALE in the Haw Fields.

THE subscriber offers his tract of land for sale, containing Eight hundred and forty-eight Acres,

situated in the Haw Fields, ten miles west of Hillsborough. The attention of such as may wish to purchase land in this part of the country is invited; the terms will be accommodating. For further particulars apply to the proprietor.

S. Strudwick.
November 17. 40-10w

NOTICE.

THE subscriber has appointed THOMAS D. WATSON his agent to transact business for him during his absence to the City of Washington.

James S. Smith.
November 8. 39-

L. G. WATSON, OF GREENSBOROUGH, N. C. will keep constantly on hand a quantity of Cold and Warm-Pressed CASTOR OIL,

sufficient for the supply of medical gentlemen in this section of the state.

Price per bottle for the Cold-Pressed one dollar twenty-five cents, Warm-Pressed one dollar.

Those wishing to purchase can easily be supplied by the stage.

November 1. 38-3w

BLANKS of various kinds,

for sale at this office.

Among which are,

Justices' Warrants,	Bail Bonds,
Executions,	Appeal bonds,
Ca. Sa.	Recognition,
Bail Warrants,	Guardian's bonds,
Attachments,	Constable's bonds,
Writs, superior and county court,	Witness' tickets, superior and county court,
Executions, do.	Juror's tickets, do.
Subpoenas, do.	Indictments,
Sheriff's Deeds,	Commissions,
Prose-cution Bonds,	Executions for militia fines, &c. &c.
Marriage bonds and licenses,	

FRANKLIN HAT MANUFACTORY, No. 122 1/2

Market Street, Philadelphia.

THE subscribers having brought to perfection their newly discovered economical HATS, which they can afford at three dollars and fifty cents, now offer them to the public to test their improvement.

Being conscious that they have arrived to that degree in the art of Hat Manufacturing which is the true Franklin Economical style, are willing to hazard their future prosperity, by the sample now offered to the public.

One trial of the \$3 50 Hats will doubtless establish the fact in the minds of the citizens of Philadelphia, that they stand unequalled for cheapness, durability, and beauty, and are justly entitled to the favorable appellation of Franklin, to whose genius and invention we owe so much.

They also offer to the public, their Superior Water Proof Beavers, of the best quality, and newest fashion, and not subject to fade and become foxy, as Water Proofs generally are.

Also, a general assortment of Drab Beavers, Castors, Rorams, youths' and children's Hats, children's fancy Hats and Jockies, ladies' Beavers, trimmed or untrimmed.

Hatters supplied with finished or unfinished Hats.

Bespoke hats made agreeable to directions and at the shortest notice.

Hats of every description, manufactured and sold, wholesale and retail, on the most reasonable terms.

All orders thankfully received, and attended to with dispatch.

CAUTION: No hats are the genuine patent Franklin hats but those manufactured and sold by us and our agents, and have our stamp in them. Those who wish to purchase, cannot be too particular.

Rankin & Fowle.
Philadelphia, September, 1820. 35-3m

FOR SALE

A handsome situation adjoining the town of Hillsborough,

ON which is a good two story dwelling house; also a good kitchen, smoke house, dairy, and stable. The buildings are all new. For terms inquire of

The Printer.

A first-rate work Horse may be had on good terms.

Inquire as above.
Sept. 11. 32-1f

State of North-Carolina, ORANGE COUNTY.

Superior Court of Law and Equity, September Term, 1820.

James Webb and Frederick Nash, executors of James Whitted, deceased,

vs. Joseph Dickey and Chesley F. Faucett, surviving partners of said James Whitted, deceased.

In Equity.

IT is ordered by the court that this cause be referred to Thomas Clancy, esq. to take and state an account of all the dealings and transactions of the firm of Joseph Dickey and Co., of the stock in trade, dealings and transactions, of each of the said copartners, for, of, or concerning the said firm, of the profits or loss gained or sustained by the said firm, and of the losses therein by the fraud, covin, laches, or neglect of said defendant Joseph Dickey; with liberty to examine all the books, entries and accounts, papers and vouchers of the said firm, and also the said parties respectively and their witnesses on oath, and to make report to the next term of this court. And for as much as it appears to the court that the said defendant Joseph Dickey does not now live within the limits of this state, but hath removed thereout and resides in distant parts: It is ordered by the court, that the said commissioner Clancy may proceed to take and state said accounts, and make reports, without personal service of the warrant, or notice of reference on said Joseph, and after giving notice of the time or times of taking and stating said accounts, by way of public advertisement in the newspaper called the Hillsborough Recorder for and during the term of sixty days, which advertisement shall be deemed, taken and held to be as valid as personal service of notice, to all intents and purposes. And it is also ordered and decreed, that said commissioner Clancy shall, in his said report, state such special matter as the parties may require him to state.

A copy from the minutes.

Test,
James Webb, c. & M. E.

PURSUANT to the foregoing order, I do hereby appoint the 18th day of January next, at my office in the town of Hillsborough, to take into consideration the several matters and things thereby to me referred; at which time and place the said Joseph Dickey, and all others concerned, are hereby notified and required to appear and produce before me, on oath, all books, papers, vouchers, accounts, and evidences whatever in his or their custody or power, relative to the matters in question in the above cause, at which time and place I shall proceed to state the said accounts and report thereon.

Test,
Thomas Clancy,
Commissioner appointed by the Court of Equity.

Hillsborough, Nov. 8. 40-2m

CASH WILL BE GIVEN For Clean Old BRASS.

R. Huntington.
October 18. 36-

CONGRESS.

HOUSE OF REPRESENTATIVES.

Monday, November 27.

Mr. Rankin, of Mississippi attended this day.

Among the petitions presented this morning, were the following, of a general nature:

By Mr. Moseley, the petition of the chamber of commerce of New Haven, remonstrating against the proposed increase of duties on imported goods.

By Mr. Lowndes, a petition, with the same object, from the meeting of delegates of merchants and others from various parts of the United States, recently assembled at Philadelphia.

The following message was received from the president of the United States, by Mr. James Monroe, jr. his secretary:

To the Speaker of the House of Representatives.

In conformity with a resolution of the senate of the 28th of January, 1818, I communicate herewith, to the house of representatives, the report of the commissioners of the public buildings, required by that resolution.

JAMES MONROE.
November 23d, 1820.

The message and report, having been read, were ordered to lie on the table.

PROPOSED AMENDMENT TO THE CONSTITUTION.

On motion of Mr. Smith, of North Carolina, the house then resolved itself into a committee of the whole on the state of the Union, Mr. Ross, of Ohio, being called to the chair; and, on motion of Mr. Smith, also, proceeded to the consideration of the motion, submitted by him, proposing an amendment to the constitution of the United States, as it concerns the election of electors of president and vice-president of the United States.

The resolution having been read—

Mr. Smith, declining entering into any argument in support of the proposition, on which his views had been fully expressed at the last session, said, he had called up the question at this early day, in the hope that an expression of the opinion of the house on the subject might be obtained this session. He added a few other remarks. This house and the senate, he said, were not, he begged gentlemen to remember, the last resort on this question. All that was asked of them was, to allow the question to be submitted to the people of the U. States, as represented in the several state legislatures, the consent of two-thirds of whom were necessary to sanction the act. If two thirds of the people were in favor of the amendment, it ought to take place: if, on the other hand, they deemed the change inexpedient, they would say so, and the proposition would of course fall to the ground.

Mr. Overstreet, of South Carolina, moved to amend the following clause, by striking out the words therein which are printed in *Italic*:

"The electors, when convened, at the time and place prescribed by law for the purpose of voting for president and vice-president of the United States, shall have power, in case any of them shall fail to attend, to choose an elector, or electors, in place of him, or them, so failing to attend."

The object of Mr. O. was, that there should be a certain uniformity on this point, as well as in others embraced by the proposed amendment to the constitution.

After a few words in reply from Mr. Smith, the question was put on Mr. O's motion, and decided in the negative.

The committee then rose, and, without further debate, reported the resolution without amendment.

Mr. Reid, of Georgia, then moved, with a view to allow further time for reflection on the subject; which motion was decided in the affirmative, by a vote of 67 to 64; and

The resolve was laid on the table.

Adjourned.

Tuesday, November 29.

On motion of Mr. Strong, of New York, after a few remarks explanatory of his object,

Resolved, That the postmaster general be directed to report, as soon as may be, to this house, a list, if any, of mail contractors who are at the same time postmasters, and the compensation of such contractors, designating the state or territory in which they respectively reside.

Mr. Stevens submitted the following motion:

Resolved, That the committee on public lands, be directed to inquire and report whether, in their opinion, the public good requires, that a tract of land be surveyed and appropriated for laying a road from the north boundary line of the state of Ohio to Detroit, in a place most convenient for that purpose, and

also sufficient to pay for working the same; and be further directed, if in their opinion such appropriation would be of public utility, to report a bill for that purpose.

Mr. S. made a few observations to shew the utility and expediency of the object contemplated by his motion; and the resolution was agreed to.

On motion of Mr. Storrs, it was Resolved, That the secretary of the treasury be directed to communicate to this house the amount of moneys drawn from the treasury of the United States by the war and navy departments respectively, from the 30th day of December, 1819, to the 13th day of November instant; designating the amount drawn under each respective appropriation, together with an account of any transfers which may have been made at the treasury, during the last recess of congress, from one appropriation to another; and, also, the aggregate amount of payments made during the same period, by the treasurer of the U. States, as agent of the war and navy departments respectively, on warrants drawn by said departments on the treasurer as such agent, designating the amount of payments made under each head of appropriation respectively, during the same period.

Mr. Forrest offered the following resolution for consideration:

Whereas it appears, by a report of the secretary of war, dated 12th of February, 1820, made in pursuance of a resolution of the house of representatives, that large loans of powder and lead munitions of the United States, were made to private persons, by the ordnance department: Therefore,

Resolved, That a select committee be appointed to inquire and report to this house by whom the said loans were made, and by what authority; why the same was not reclaimed at the expiration of the loan; what time the said loans were reported to the head of department; and, if a loss should be sustained, how far, and to whom, is the responsibility attached for such loss. And further to report, the proper mode of proceeding forthwith against such delinquent or delinquents for the recovery of the same.

The resolution was laid on the table. On motion of Mr. Cannon, the bill of the last session, to provide for clothing the militia when called into actual service, was taken up, and re-committed to a committee of the whole house.

The speaker communicated to the house a letter from the first comptroller of the treasury, transmitting to congress, in obedience to acts of 1809 and 1817, reports from the second and third auditors, embracing:

1. A list of the accounts which have remained unsettled, or on which balances appear to have been due more than three years prior to the 30th September, 1820, extracted from the books of the 2d auditor of the treasury.

2. A similar list, extracted from the books of the 3d auditor of the treasury.

3. A list of those persons who have failed to render their accounts within the year to the 2d auditor of the treasury for settlement.

4. A similar list, rendered by the 3d auditor of the treasury, including the balances unaccounted for, advanced one year prior to the 30th Sept. 1819.

5. A list of moneys advanced, prior to the 3d March, 1809, on the books of the late accountant of the war department, and which remained to be accounted for on the books of the 3d auditor of the treasury, on the 30th September, 1820.

The letter was read, and, with the documents, ordered to be printed.

On motion of Mr. Cook, it was Resolved, That the secretary of the treasury be directed to lay before this house a statement of the number of claims to military bounty land, for services rendered during the late war, which remain unsatisfied; the aggregate amount of acres necessary to satisfy those claims; and the time when the lands will be ready to be distributed amongst the respective claimants.

The house, on motion of Mr. Kent, next resolved itself into a committee of the whole, Mr. Cannon in the chair, on the bill to incorporate the managers of the national vaccine institution.

Considerable time was spent in the details of this bill; in amending which, Mr. Foot and Mr. Kent took the chief part; after which, the bill was reported to the house, and the amendments agreed to; when

The question was taken on ordering the bill to be engrossed and read a third time, and was decided in the affirmative—ayes 51, noes 44.

The house adjourned.

Wednesday, November 29.

On motion of Mr. McCoy, it was Resolved, That the committee on private land claims be instructed to inquire into the expediency of providing by law for the location of land warrants issued