

HILLSBOROUGH RECORDER.

Vol. 1.

WEDNESDAY, JANUARY 17, 1821.

No. 49.

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.

LIST OF LETTERS

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E
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G
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H
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Miss Mary C. Heming.

I
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V
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Robert Walker,
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James Wilson,
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Jan. 9. 47-

NOTICE.

ON Thursday the 25th inst. will be sold the tract of land whereon I now live, lying immediately on Flat river, ten miles south of Person court house, containing 300 acres, which land is of the first quality in this section of the county; on which there is a good two story dwelling house, kitchen, smoke house, still house, granary, and a capital threshing machine. Terms will be made known on the day of sale. Also, will be sold on said day, two or three thousand pounds of pork, several sows and pigs, about three hundred bushels of wheat, two new stails, a quantity of elegant household furniture, a stock of cattle, farming utensils, &c. &c. A credit will be given until the 25th day of December next, the purchaser giving bond with approved security.

Jesse Evans.

Jan. 1, 1821. 47-3v

LOST.

ON Thursday the 27th of December last, from a wagon on the road from Hillsborough to Raleigh, between Peeters and Joseph Brassfield's, a dark brown bearskin GAITHER COAT, lined with red flannel, with large white metal buttons both on the breast and on the cape. The proprietor will give a reasonable compensation to any person who may find it, and will leave it at Thomas and John Fiddis's store in Hillsborough.

David Woods.

Jan. 1st, 1821. 47-

Red Clover Seed,

by the bushel or smaller quantity,

For sale by

William Norwood.

Jan. 9. 47-

FOR HIRE,

Until the 28th day of December next,

A likely young Negro Fellow.

For terms apply to the subscriber.

Thomas Clancy.

Jan. 9. 47-

NOTICE.

THE undersigned executors, of the last Will and Testament of major James Lapslie, deceased, will proceed to sell all the perishable part of the estate of the said James Lapslie, deceased, on a credit of 12 months, at his late dwelling house, in the county of Orange, consisting of
Houses, Cattle, Sheep, Hogs, Wheat, Corn, Oats, Fodder, Hay, and Household and Kitchen Furniture, Plantation Tools, &c.

At the same time also, the land will be rented and the negroes hired. The sale will commence on the 25th inst. and continue until the whole is sold. Bond and security will be required from the purchasers.

Thomas Armstrong,
Willie Shaw,

Executors.

Jan. 8th, 1821. 47-

NOTICE.

ALL persons indebted to WILLIAM CAIN & SON are solicited to call and settle their accounts, either by cash or note. Those who fail to do so must expect soon to find their accounts in the hands of an officer for collection.

Wm. Cain & Son.

Jan. 9, 47-4w

JUST RECEIVED,

1 cask Sicily Madeira Wine,
4 quarter casks (120 galls.) Malaga Wine,
2 quarter casks (65 gall.) Old French Brandy,

1 cask (60 galls.) Holland Gin,
200 lbs. Madder,
50 lbs. best Spanish flotant Indigo,
Cotton Cards,
Cotton Yarn,
Some demijons of old Madeira Wine.

D. Yarbrough.

Dec. 26. 46-3w

Tennessee Land for sale.

Fifteen Hundred Acres

OF Tennessee Land for sale, of a prime quality. For terms apply to

A. B. Bruce.

Hillsborough, Dec. 26. 46-1f

Valuable Land

FOR SALE.

THE subscriber offers for sale his tract of land containing

Thirteen Hundred and Fifty Acres,

Situated on Haw River.

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,

Richard D. Ashe.

December 13. 44-1f

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 13. 40-10w

Hillsborough Academy.

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

J. Witherspoon, Principal.

November 22. 41-

NOTICE.

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

James S. Smith.

November 8. 39-

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 unrivalled 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 Superfine Water-Proof Beavers, of the best quality, and newest fashion, and not subject to fade and become lousy, as Water Proofs generally are.

Also, a general assortment of Drab Beavers, Castors, Burans, 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 Whitte, deceased,

vs.

Joseph Dickey and Chesley F. Faucett, surviving partners of said James Whitte, 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

BOOK AND JOB

PRINTING

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

CONGRESS.

HOUSE OF REPRESENTATIVES.

Thursday, December 14.

Mr. Smith, of Maryland, from the committee of ways and means, to whom was re-committed the bill further to regulate the entry of merchandise into the United States from an adjacent territory, reported the same with sundry amendments, and the bill was committed to a committee of the whole house.

The house proceeded to the consideration of the motion yesterday submitted by Mr. Tracy, calling for information on the subject of the purchases of sites for military purposes, &c.—and the motion having been so amended as to go back to the year 1800, it was agreed to.

Mr. Southard laid upon the table the following resolution, which lies for consideration one day, according to the rule lately adopted:

Resolved, That the president of the United States be requested to cause to be laid before this house a statement of expenditure and receipts in the Indian department, also the nature and extent of the contracts entered into, and with whom, from the establishment of that department to the present period.

The bill from the senate, for the relief of the officers and soldiers engaged in the late campaign against the Seminole Indians, was read a second time, and referred to the committee of claims.

On motion of Mr. Trimble, it was Resolved, That the committee on public lands be instructed to inquire whether any, and what further provision ought to be made, by law, to secure the safe transmission of public monies from the several land offices to the places of deposit designated by the secretary of the treasury.

The house then proceeded to the orders of the day, and

The house adjourned until to-morrow.

Friday, December 15.

Among the petitions presented to day, was one, by Mr. Wendover, from the New York county Agricultural Society, praying that such protection may be extended to the national industry as is demanded by the best interests of the country; which was ordered to be printed.

Mr. Anderson, from the committee on public lands reported a bill extending the time for issuing and locating land warrants to officers and soldiers in the revolutionary war, which was twice read and committed.

The resolution offered yesterday by Mr. Southard, was taken up, and, for reasons which he stated, having been slightly modified by the mover, it was agreed to.

The engrossed bill to enable soldiers to devise their bounty lands, was read the third time; but

The question being taken upon the passage of the bill, it was decided in the negative by a decided majority.

The engrossed bills for the relief of Margaret Perry and for the relief of Wm. McIntosh, were severally read the third time, passed, and ordered to be sent to the senate for concurrence.

The house adjourned to Monday.

Monday, December 18.

The journal of the preceding sitting having been read—

Mr. Eddy, of Rhode Island, rose, and briefly announced to the house the decease, on yesterday, of Nathaniel Hazard, Esq. a member of this house from the state of Rhode Island.

Whereupon, on motion of Mr. Eddy, resolutions were unanimously adopted, expressive of the feelings of the house on this occasion; resolving to attend the funeral, this day, at two o'clock; appointing a committee to superintend the same; and resolving, also, as a testimony of respect for the memory of the deceased, to go into mourning, and wear a black crape round the left arm for thirty days.

Messrs. Eddy, Morton, Russ, Shaw, Mallary, Archer, of Md. and Coker, were appointed a committee accordingly; and

The house adjourned.

Tuesday, December 19.

The speaker laid before the house a letter from the secretary of the treasury, transmitting an account of the receipts and expenditures of the United States for the year 1819; and, also, a letter from the secretary of war, transmitting, in obedience to a resolution of the house of representatives of the 12th instant, information in relation to the horses furnished by the mounted men engaged in the Seminole war; also of the rule adopted for compensating said troops, not applicable to all other troops of the same description.

On motion of Mr. Coker, certain statements presented at a former session, from the Third Auditor of the treasury, respecting allowance to officers of the army for transportation, &c.

were ordered to be printed, as containing some facts of particular interest at this moment.

Mr. Eustis submitted for consideration the following resolution:

Resolved, by the senate and house of representatives of the United States of America, in congress assembled, and it is hereby declared, that, the day of next ensuing, the state of Missouri shall be admitted into the Union upon an equal footing with the original states, in all respects whatsoever: Provided, That so much of the 26th section of the 3d article in the constitution of said state, presented to congress at the present session, as makes it the duty of the legislature to pass such laws as shall be necessary "to prevent free negroes and mulattoes from coming to, and settling in, this state, under any pretext whatsoever," shall, on or before that day, have been expunged therefrom.

The resolution was read twice, and was then, on motion of Mr. Eustis, ordered to lie on the table for one day.

On motion of Mr. Phelps, it was Resolved, That a committee be appointed to investigate the affairs of the post office department, with power to send for persons and papers.

On motion of Mr. Floyd, it was Resolved, That a committee be appointed to inquire into the situation of the settlements upon the Pacific Ocean, and the expediency of occupying the Columbia river.

On motion of Mr. Monell, it was Resolved, That the committee on the public lands be instructed to inquire whether any, and if any, what regulations can be adopted consistent with the interest of the government, whereby the soldiers of the late war, who have not received their bounty lands, can be better provided for than under existing laws.

The bill for the relief of Daniel McDuff was read the third time, and sent to the senate for concurrence.

And the house adjourned.

Wednesday, Dec. 20.

Several reports were made from committees.

Mr. Edwards, of N. C. from the committee on revolutionary pensions, reported a bill in addition to the several acts making provision for certain persons engaged in the land and naval service of the United States during the revolutionary war; which was twice read.

[The object of the bill is to provide for the case of persons who, owing to disability, cannot appear in open court to take the necessary oaths.]

The bill was laid on the table, for the purpose of being printed for better examination before it should be ordered to a third reading.

The house, on motion of Mr. Sibley, resolved itself into a committee of the whole, on the resolution for fixing the boundary line between Ohio and Michigan, Mr. Smith, of North Carolina being called to the chair.

Mr. Ross, of Ohio, moved to strike out the whole of the resolution after the word "resolved," on the ground that the line therein proposed is altogether different from that which has been established, not only by the description of boundaries contained in the constitution of Ohio, but also in substance in the act of the congress of the United States authorizing the formation of the constitution of that state, and by subsequent acts of congress. In support of these positions, Mr. R. entered into an argument of some length. He contended also, for a right of Ohio to a voice in the decision of this question, which, by this resolution, it was not proposed to allow to her.

Mr. Sibley, delegate from Michigan, opposed the motion of Mr. Ross, in an argument of considerable length and detail, contending, as well for the right of congress to settle this question, as for the justice and expediency of establishing the line as now proposed.

When Mr. S. concluded, the committee rose, and, on motion of Mr. Lowndes, were discharged from the further consideration of the resolve, and it was referred to the committee on the public lands.

And the house adjourned.

Thursday, December 21.

As soon as the journal was read in the house of representatives, Mr. Smith, of North Carolina, rose, and announced to the house the decease of Jesse Slocumb, Esq. a member from the state of North Carolina; and, on the motion of Mr. Smith, the resolutions were unanimously adopted expressive of the feelings of the house on this occasion; resolving to attend the funeral, this day, at three o'clock; appointing a committee to superintend the same; and resolving, also, as a testimony of respect for the memory of the deceased, to go into mourning, and wear a black crape round the left arm for thirty days.

Messrs. Smith, of North Carolina, Bayton, Fisher, Hooks, Settle, Williams,