

GREENSBORO PATRIOT.
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THE PATRIOT,
Greensboro, N. C.

WEDNESDAY, JAN. 1, 1896.

This issue of the Patriot is printed and mailed in the dying hours of 1895. After contemplating for a moment the vicissitudes of even one short year, a feeling of uncertainty almost akin to dread comes over us as we plant our feet upon the threshold of a new year. It is well that God in his wisdom has placed the future beyond the mist and shadows of to-day. Even if we were permitted to pierce that sacred obscurity who would dare lift the veil and gaze upon his destiny. It is in God's providence to deal with us as we deserve, and the lessons of experience in the past are calculated to strengthen us for the conflicts of the future. The year just fading forever from our sight has left many ineffaceable impressions. The joys and sorrows chronicled in these columns in a twelve-month have brought us face to face with human nature in most all its phases, and in the record of events we have tried to treat with them in a spirit of fairness to all concerned. For the kind words of approval during the year we make special acknowledgement. They are the most valued of our returns. It is our wish that the year 1896 may bring increased joy and happiness to all our readers. May the God of peace and plenty continue to shower his blessings on our county, state and nation. A happy New Year to all.

It would like to know just who would be benefited by the invalidation of the Southern's lease of the North Carolina Railroad. Surely the state would not profit by it. The taxpayers of the state know only too well that the road was worse than worthless for a number of years, and now that it has at last become a source of revenue instead of a dead weight it is surprising, to say the least, that there is an effort being made to nullify the lease and vacate the charter of the road. The property is without question valuable as a part of a great railroad system, but we doubt if it would sell for enough to pay the damages that could be claimed by the Southern in case the ninety-nine year lease is invalidated. The North Carolina railroad could not pay its operating expenses were the Southern to parallel it, which would almost prove a necessity in case it had to relinquish its present privileges. If the road was thrown into the hands of a receiver and sold, the Southern could buy it and thus deprive the state of a first class investment, as it stands. From beginning to end it is senseless agitation, and we regret that our esteemed townsman, Judge Schenck, has permitted his good name to be coupled with it.

We have mailed statements this week aggregating almost three hundred dollars. Individually the amounts are small and we expect our friends to pay them if possible without delay. One good turn deserves another, and we expect those whom we have accommodated to accommodate us by paying up promptly, now that we must have money.

The "Liberty Bell," which was to stop here on its return from the Atlanta Exposition, will be taken back to Philadelphia by another route. Much disappointment is felt here and at other points along the Southern where arrangements were being made for a demonstration in its honor.

OUR Washington correspondent takes her vacation this week and we are without the usual interesting letter from the capital.

Bill Introduced in Congress for a Monument at Guilford Battle Ground.

Senator Fritchard and Representative Settle introduced a bill appropriating \$25,000 for the erection of a monument on the battle ground of Guilford Court House to General Nathaniel Greene. It provides that \$5,000 of this amount shall be devoted to the preparation and adornment of the park grounds, that the monument shall be dedicated to the United States and that the work shall be done under the direction of the Secretary of War or of such army officer as he shall designate.

THE REVENUE BILL.

Passed by the House After Three and a Half Hours' Discussion.

WASHINGTON, Dec. 26.—By a vote of 205 to 81 the House at 5:30 o'clock passed the bill reported by Mr. Dingley for Ways and Means, to temporarily increase the revenue to meet the expenses of the Government and to provide against a deficiency. The bill was reported to the House immediately after the reading of the journal and then Mr. Henderson reported a resolution from the Committee on Rules, providing for debate on the bill until 5 o'clock, a vote to be taken then on its passage. In anticipation of this programme the galleries were crowded to the doors, even the diplomatic gallery being occupied by a representation of the official foreign colonies residing in Washington. On the floor were over 300 members of the House, and interspersed among them several Senators. The rule was antagonized by Messrs. Crisp, McMillin, and Turner of Georgia, on the ground that it afforded no opportunity for amendment and not sufficient time for debate, and was advocated by Messrs. Dingley and Henderson, who argued that the situation admitted of no delay. It was finally passed—yeas 213, nays 85. Several Republicans were recorded as voting against its passage.

When this had been disposed of there remained three and a half hours for the discussion of the bill itself. The debate was participated in for the Republicans by Messrs. Dingley, Dalzell, Hopkins, Grosvenor, Arnold, Knox and Dooliver in support of the bill, and by Messrs. Crisp, Wheeler, McMillin, Dockery and Turner, Democrats, and Bell, Populist, against the bill.

The opposition was based on the theory that the remedy proposed—an increase of revenue—was not what was needed, that there was money enough in the treasury to meet all claims for two or three years to come, even if the present rate of deficit were maintained. It was also contended that the bill was a general revision of the tariff. The Republicans insisted that more revenue was the key of the situation and denied that the bill was in any sense a general tariff measure. It did not represent Republican ideas on that subject at all, was intended only as a temporary revenue measure to meet a pressing exigency, and its passage was advocated on the high ground of patriotic duty in the hour of the republic's peril.

In arguing the tariff bill, Mr. Crisp said that the bill, in order to be responsive to the request of the President, ought to be in line with the suggestions that came from that source. He insisted, from Secretary Carlisle's report, that the cash balance in the treasury on December 1, 1895, was \$170,000,000, being \$98,000,000 in excess of the gold reserve and \$77,000,000 in excess of any sums necessary to build up the gold reserve. There was therefore, quoting Mr. Carlisle: "No reason to doubt the ability of the Government to discharge all its current obligations during the present fiscal year, and have a large cash balance at its close, without imposing additional taxation in any form on the people." His friend from Maine (Mr. Dingley) knew—no one better—that there was in the treasury to-day, over and beyond the gold reserve, more free money—three times over—than any deficiency which might occur during the fiscal year. It was not a question of borrowing money to meet expenses. The money was already borrowed and was in the treasury and the question was whether it should be used now, or whether the House should rush, post-haste, to impose additional burdens on the people in order to pile up money in the treasury.

Mr. Crisp went on to taunt the Committee on Ways and Means with reporting a bill for horizontal rise of duties after all the ridicule which had been cast on Mr. Morrison's bill for a horizontal cut; and he said that the effect of the pending measure was to declare that the McKinley Tariff act was 60 per cent. right and 40 per cent. wrong. He quoted Mr. McKinley's criticism of the Morrison bill as patch work and a roof of indolence, and said that on the issue of the pending measure the parties would go before the people in the next Presidential campaign and he had no doubt that the people would respond as they had always responded, in favor of themselves—that was, for lower taxes.

Mr. Payne, a member of the Committee on Ways and Means, said that the Republicans in the House, being ready to meet the responsibility which was on them to-day, had presented a bill to increase the revenue. Two years from now, however, they would meet the responsibility of that hour and would present to the House and Senate and to a Republican President a bill for the protection of American labor and American agriculture, and would write it on the statute book.

Mr. McMillin, Democrat of Tennessee, a member of the Committee on Ways and Means argued against the bill and reminded the Republican side of the House of the wise warning given by the present Speaker in the Republican caucus which nominated him, in these words: "History will accord us praise for what we did in the Fifty-first Congress; and it may accord us praise for what we do not do." What the House was doing to-day was one of the things to which that warning was applicable; and the country would give them more praise for abstinence than for continuance in such a course.

The discussion was ended for the opponents of the bill by Mr. Turner, of Georgia. The administration of President Harrison, he said, came into power with a surplus in the treasury over the gold reserve of

VANDALIA ITEMS.

The Christmas tree at Moriah was a success. Mrs. H. T. Kirkman spent last Friday in your city visiting friends. Mr. P. E. Tucker spent part of the holidays with his best girl near Kimeville.

Miss Josie Spoon, of Alamance county, is the guest of her uncle, Mr. T. Leley.

Mr. J. E. Crutchfield attended the Gray-Brown wedding at Level Cross on the 26th inst.

Mr. Samuel Hanner and wife paid a visit to the latter's brother, J. A. Kirkman, recently.

Mr. and Mrs. John Reeves, of Kernersville, spent Christmas with friends in this neighborhood.

Mr. W. C. Fleming and Mr. W. H. Elliott went bird hunting in the McLeansville neighborhood last week.

Mr. S. W. Staley and his sister Miss Sarah, of Liberty, visited their sister, Mrs. S. F. Co., and friends of this community last week.

While we regret that Mr. Samuel Spoon and family have moved from our neighborhood to their former home in Alamance county, we are glad to welcome in their place Mr. and Mrs. A. N. Dobson.

There was a Demorest contest for a silver medal gotten up by Mr. J. E. Crutchfield at Cedar Hill schoolhouse on the evening of the 23rd inst. The medal was awarded to Miss Clara Lee Elliott. Messrs. P. R. and Charles Tucker, Wallace and Robah Watson furnished excellent music for the occasion.

Whitsett Items.

Mr. I. J. Dowdy is visiting in Chatham county.

Mr. T. M. Sharp, of Moore county, is visiting relatives here.

Miss Maggie Clapp is spending the holidays at her father's, A. G. Clapp, Esq.

Mrs. W. M. Clapp and sister have returned from a visit to the old home in Davidson county.

Misses Mattie Barnhardt and Mamie Dick have returned from a holiday visit to Caswell county.

Mr. A. M. Garwood, student of Fairview in '94, now principal of the Holt School, spent his vacation here.

Mr. S. T. Shore, Salem, Va., and Mr. A. D. Kelley, Wake county, have been visiting friends here the past week.

The Spring term opens Jan. 1st. This will fill our place with new life. "The attendance promises to be excellent."

Rev. H. D. Lequeux preached eloquently Sunday at the Presbyterian church on "The Lesson of the Year."

The party of teachers and students that attended the Atlanta Exposition report a very pleasant time and a splendid exposition. The only complaint heard is that the Southern Railway had no adequate means or arrangement at its station in Atlanta for handling the large crowd.

Ramsour Items.

Christmas day was a quiet one in Ramsour.

Mr. Thos. M. Jennings visited friends in Sanford last week.

Mr. W. F. Lane has one of the finest pair of roan horses we have ever seen.

Miss Etta F. Watkins spent several days with fair friends in Ashboro last week.

Mrs. W. H. Elwell, of Maxton, is visiting her parents, Mr. and Mrs. A. B. Covington.

There was only one arrest made in town on Christmas day, and that was a colored non-resident.

Mrs. Eliza Siler and two children, of Greensboro, have been visiting Mr. and Mrs. H. B. Carter.

Rev. Mr. Hutton, of Climax, preached very able sermons in the M. E. church last Sabbath and we trust he will come again.

The genial and clever proprietor of the Hotel Ramsour entertained Messrs. E. B. and O. T. Leonard, J. Ed. Cole, J. Fletcher Craven, Drs. D. L. Fox and C. S. Tate on the 26th ult. The beauty and elegance of the table and its burden of delicacies and sweetmeats is indescribable and the vision of such a dinner will long be an oasis in the memory of your correspondent.

Centre Items.

Christmas passed off quietly in this neighborhood.

Mr. C. E. Hockett reports a new daughter at his home.

Jimmy Cox, of Randolph, was a visitor here Christmas.

A fistuff is reported at Bethlehem chapel on the 25th.

We are glad to see Miss Emma Stanley at home for the holidays.

Lucy Hoskins, colored, died of consumption near Level Cross, on the 25th.

Mr. Grant and Miss Fannie Vuncheon, two of Science Hill's most popular young people, spent Christmas with the latter's uncle, Wm. B. Hockett. A party was given in their honor on that evening; Miss Geneva Cranford, one of Asheboro's attractive young ladies, was one of the guests.

Your correspondent is in possession of data regarding the early settlement of the Centre neighborhood and will prepare it for publication at an early date. According to well preserved land grants issued to Wm. Hockett and others in 1735 by King George we can lay claim to the honor of being the first settlers in the county.

Capt. Ashe Appointed.

Capt. Samuel A. Ashe has been appointed Cashier by Collector Simmons to succeed Mr. F. G. Simmons, resigned. Capt. Ashe will assume charge January 1st. This is one of the three places in the Collector's office not under civil service. The salary is \$1,800 per annum.—News and Observer.

HUSSEY LIBEL SUIT.

The News and Observer Company Answers the Complaint.

NORTH CAROLINA—Wake County. In the Superior Court. October Term, 1895.

John B. Hussey, plaintiff, vs. The News and Observer Publishing Company, defendant.

ANSWER.

The defendant above named answering the complaint of the plaintiff above named, says:

I. That the words published of plaintiff by defendant as set out in the complaint were not composed and published by defendant falsely, wickedly and maliciously and for the purpose of injuring the plaintiff or to bring him into public scandal, infamy and disgrace, but truly for the causes as set out in paragraph V, hereof.

II. That as the defendant is informed and believes, the alleged libelous words in paragraph II of said complaint set forth are true of the plaintiff, as follows, that is to say that before the time of the publication of the alleged libel, the plaintiff was a Democrat and editor of the "Greensboro Patriot," and when Cleveland was elected President he did apply for and secure a position in the Treasury Department, and that after the election of Harrison as President he did begin to get ready to go into the business of a senior attorney in Washington, and he did order the clerks or certain of them in his division to make a list of the pensioners on file in his division and said clerks did work for several weeks in the preparation of said list, and plaintiff did know that said list of pensioners was sacredly kept from pension agents and attorneys and that it was a crime for him to copy the same or have it copied for his personal use; that Mr. Windom, then Secretary of the Treasury, did learn of the crime which the plaintiff had committed and was on the point of dismissing him in disgrace and prosecuting him and the plaintiff did "take to his bed," and it was generally reported that he had a fatal malady and that through the intervening efforts of Senator Ransom and the kindness of heart of Secretary Windom the plaintiff was permitted to return the said lists and resign and but for this the plaintiff would now be in the penitentiary mentioned or some other prison; that plaintiff has been the Washington correspondent of the Winston "Republican" and the "Caucasian" and has helped to harmonize their respective politics; he is an artful and unscrupulous man, a ready writer and an active gather and perverter of news; and that one who is capable of doing dirty work as a Washington correspondent is not a suitable man to be chosen as the confidential friend, the boon companion and adviser of a man who occupies the highest Federal position in the gift of North Carolina; that the plaintiff is not a better man because he was not tried and punished for the crime hereinbefore mentioned.

III. That, as defendant is informed and believes, the alleged libelous words in paragraph III, of said complaint set forth are true of the plaintiff, as follows, to-wit, that the plaintiff does deserve to be in the penitentiary rather than holding the office of secretary of Senator from North Carolina; that when the plaintiff was practicing law at Newton, in said State, he did have notes placed in his hands for collection; that he did collect several hundred dollars of Sid Houston's money; that he did keep money of Jacob Bost's and he ought to have been dealt with at the time and made to surrender his license to practice law, that, in the opinion of defendant, the plaintiff's history shows him to be a thief, a rascal and a conspirator and he could not get a position on the defendant's paper or any other for the purpose set forth; that he did formerly sign his articles and now signs them as in the complaint set forth.

IV. That the allegations contained in paragraph IV, of the said complaint are not true, and defendant alleges that the plaintiff has been in no wise damaged by the publication of said alleged libelous words.

And further defence the defendant says:

V. That it is published in a daily newspaper in the city of Raleigh, and as publisher and proprietor thereof published the words hereinbefore set forth, in good faith, as a matter of public news affecting a public officer and believing the same to be true, having received the information in respect to plaintiff from reputable men, and the same also being matter of general rumor and that the same were published without malice toward the plaintiff and not with the motives and for the purposes alleged in the complaint.

Whereof defendant asks to be hence dismissed with his costs.

B. T. CRAY, SHEPHERD & BUSBEE, ARMSTRONG JONES, AYCOCK & DANIELS, E. W. POU, Attorneys for Defendant.

NORTH CAROLINA—Wake County. Josephus Daniels, being duly sworn, says that he is president of defendant corporation; that he has read the foregoing answer, and that the same is true, of his own knowledge, except as to matters therein stated on information and belief, and as to those he believes it to be true.

Returned to and subscribed before me, this seventh day of December, 1895.—Raleigh Observer.

It Was Not a Case of Contempt.

ASHEVILLE, N. C., Dec. 24.—Last July the Citizen of this city forcibly and earnestly commented on the removal by Judge H. G. Ewart, of the Original Circuit court of a murder trial from this, Buncombe county, to Henderson county. The Citizen said, among other things, that the removal of the case to Henderson was unnecessary, expensive and a reflection on the intelligence of the people of Buncombe. Judge Ewart at once haunched the editor into his court for contempt and sentenced him to pay a fine of \$250 and be imprisoned in the county jail for thirty days, though the editor purged himself of contempt. An appeal was taken to the Supreme court of North Carolina, and that court has just rendered its decision. The opinion is favorable to the Citizen, the Supreme court finding that Judge Ewart was in error and that there was no contempt in the Citizen's editorial.

Lego Items.

Mr. John M. Woodell, of Asheville, visited friends here last week.

Our Wisconsin friends who recently moved into this section are cheered up by the cold weather and the sight of snow.

Mr. and Mrs. O. C. Gordon, of Kansas, who left this county twenty-six years ago, were visiting in this neighborhood last week.

The Seventh Day Adventists had a few converts during their recent meeting here. It closed Saturday night. Elder B. F. Purdum conducted the services.

When a person begins to grow thin there is something wrong. The want is greater than the supply and it is only a question of time when the end must come.

In numerous cases of ten the trouble is with the digestive organs. If you can restore them to a healthy condition you will stop the waste, put on new flesh and cause them to feel better in every way. The food they eat will be digested and appropriated to the needs of the system, and a normal appetite will appear.

Consumption frequently follows a wasting of bodily tissue because nearly all consumptives have indigestion. The Shaker Digestive Cordial will restore the stomach to a healthy condition in a vast majority of cases. Get one of their books from your druggist and learn about this new and valuable remedy.

When the children need Castor Oil, give them Laxol—it is palatable.

When Baby was sick, we gave her Castoria.

When she was a Child, she cried for Castoria.

When she became Miss, she clung to Castoria.

When she had Children, she gave them Castoria.

Administrator's Notice.

W. L. Miles having qualified as administrator of the estate of G. T. Florence before the clerk of the Superior court of Guilford county on the 26th day of December, 1895, all persons who have claims against the estate of his intestate must present the same to the undersigned on or before the 30th day of December, 1895, or this notice will be plead in bar of their recovery. All persons owing the estate must make immediate payment.

W. L. MILES, Administrator of G. T. Florence.

This 30th day of December, 1895.—Gw

To Consumers of Milk.

Did it ever occur to you that you should investigate the source of your milk supply and the process by which it is handled and delivered? If so you will refuse to receive milk in any other vessel than GLASS BOTTLES. By the use of glass bottles only, can your milkman secure you a supply of pure, clean milk CONTAINING THE CREAM that should be part of it. Apply to HILL TOP DAIRY wagon, or drop a card to the undersigned when in need of good, pure milk.

L. M. STEWART, Proprietor.

A FEW POINTS AS TO COD LIVER OIL.

The Medical Profession admits that a pure, freshly made Emulsion of Cod Liver Oil is both a rich food and flesh builder and a specific purifier, and has no substitute in relieving thin, emaciated people, with lung or bronchial disease, delicate ladies and children, and the old enfeebled by age. We prepare the Emulsion training children in the work. She is the only Agent in North Carolina for their Imported Paris Patterns. For further particulars call on or write to

MISS N. M. TERRY, Up Stairs, over Johnson & Dorsett's Store, 206 and 208 South Elm street, Greensboro, N. C.

Prompt attention to all orders. See testimonials attached.

Miss N. M. Terry, of Greensboro, N. C., has taken a course of Dress Cutting by our system of cutting ladies' garments. She is perfectly competent to make as well as to teach. We have just invited to entrust Miss Terry with the agency for our system and can highly recommend her to any lady who might require her services, both as a teacher of dress-cutting and as a dressmaker. S. T. TAYLOR CO. C. Von WITZELBERG, President.

Shoes at Dard

SHOES ONLY

We have nothing to say about Dry bought your Shoes. It is natural for everything to want to sell you all our business for you to buy your Shoes from one house, when, unless you sell you nothing? Why not divide up the market? We have Shoes we can sell you for some of the jobbers. Why? We will use our Shoes went up, and they have a rise in leather. We have them give you prices you cannot get

216 South Elm Street

FISHBLATE'S FARM

WILL FIND THAT HE HAS NEEDED OR NEEDS. HE SELECTED THE BIG

Honest and Service

Ever selected or bought for the use of money and must have QUALITY, LA cost. Get style that is not several most complete stock in the State. We are suited. Your money should be saved

WE WILL GUARANTEE ALL

E. R. FISH

THE FARMERS WILL R. RANKIN, Manager.

G. WILL ARMFIELD. W. J. RIDGE.

ARMFIELD, RIDGE

214 South Elm Street, Green

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Richardson & Fariss

Headquarters for Pure Reliable Drugs and Prescription Work. GREENSBORO, N. C.

Dress Making SCHOOL.

A new Department has been added to the Madisonian Establishment of Miss N. M. Terry, devoted to lessons in Cutting, Fitting, Sewing and Dressmaking, in the S. T. Taylor System, of New York. Miss Terry has just returned from New York, where she has taken the full course, and wishes to form a class in the above work, where perfect satisfaction is guaranteed, even to the help of the farmers to continue to lead in quantity in getting the BEST PRICES.

We said in a previous ad. that we needed more tobacco. We here say we must have more and intend to sell it done by hard work and an honest effort, and by getting his tobacco is worth. We believe that by this method our sales this year. We ask every farmer who reads this promising him that he shall have the VERY BEST TOBACCO be left upon which will advance the price of the tobacco know we can get as much for you as any one else on this as our averages will show. We expect to make our own year than ever, being better prepared for doing care. In conclusion, if you will bring your tobacco we stop until the very best has been done. Thanking all who have given us their support, and again and to have the pleasure of seeing many new customers remain. Very truly yours,

J. H. WHITT & CO., Pro

FARMERS' WAREHOUSE

FOR THE SALE OF

Greenboro, N. C.

We have had quite a long dry fall season, which handling and marketing their tobacco to a better extent than they have had for some time. So we wish to call their attention to

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