

WESTERN CAROLINIAN.

PUBLISHED BY KRIDER & BINGHAM.

SALISBURY, TUESDAY, MARCH 6, 1821.

Vol. I.....No. 39.

The WESTERN CAROLINIAN is published every Tuesday, at THREE DOLLARS per annum, payable semi-annual in advance.

No paper will be discontinued until all arrears are paid, unless at the discretion of the editors.

Whoever will become responsible for the payment of these papers, shall receive a tenth gratis.

ADVERTISEMENTS will be inserted on the customary terms. Persons sending in Advertisements, must specify the number of times they wish them inserted, or they will be continued till ordered out, and charged accordingly.

No advertisement inserted until it has been paid for, or its payment assumed by some person in this town, or its vicinity.

All letters to the editors must be *post-paid*, or they will not be attended to.

Education.

THE connexion formerly existing between the Trustees of Statesville Academy and the subscriber as Teacher being dissolved, parents and guardians are hereby informed, that the different branches heretofore taught in this Academy, he will still continue to teach in a suitable house prepared for this purpose. The satisfaction which the discharge of his office has given during the term of five years, and the respectable standing of his students in the different higher seminaries which they have entered, afford a well-grounded hope that the usual liberal support and encouragement will be continued. Parents and guardians may rest assured, that every necessary attention will be paid to the deportment, the progress and accuracy of pupils.

The school commenced on the first of the present month. To accommodate the people of South-Carolina, whose patronage has been liberal, there will be but one vacation in the year: the first vacation to commence the 16th December, 1821.

Boarding can be had, as usual, at the houses of Messrs. Work, McKnight, and Hart, &c. JOHN MUSHAT.

January 22, 1821.

N. B. From the inexperience of youth, it often happens that they are too easily led into habits of extravagance, in these they too successfully indulge, notwithstanding the care and vigilance of the teacher and trustees. The teacher, especially, suffers the blame, although errors of this kind are committed without his knowledge and permission. Aware of this, and at the same time desirous to afford every reasonable security to parents and guardians, the following rules will be strictly attended to:

Every student shall be confined to one particular store for the purchase of those articles of which he may stand in need; his account in said store to be carefully examined once in every month.

No student shall be permitted to play at unlawful games, nor indulge in the use of ardent spirits; and to prevent these evils, their accounts in taverns shall be examined and a report obtained from the owners of boarding houses respecting the conduct of their boarders, once in every month.

These and the other regulations of the school will be carried into execution by the following gentlemen: Col. Richard Allison, Dr. Joseph Guy, Rev. Dr. McRee, Robert Worke, Esq. Wm. McKnight, Esq. Gen. George L. Davidson, John Huggins, Esq. Capt. Alexander Dunlap, Thomas Allison.

J. M.

Private Entertainment.

THE subscriber takes this method of informing his friends, and the public in general, that he has established himself in the house formerly occupied by the Rev. Peter Eaton, in the Town of Huntsville, Surry county, North-Carolina; and has been at considerable expense in making his rooms commodious and comfortable, for the reception of Travellers, and all who may favor him with their custom. His Sideboard is provided with Liquors of the best quality, and his Stables with every thing requisite for Horses; and hopes, by particular attention, to merit a share of public patronage.

MUMFORD DEJORNATT.

Huntsville, Dec. 17, 1820.—30t

N. B. The subscriber continues to carry on the *Cabinet Business*, and will execute all orders with neatness and despatch, for cash, credit, or country produce.

M. D.

New Goods.

THE subscriber is now opening, at his Store in Salis-
bury, a general and well selected assortment of
Dry Goods,
Hard-Ware, and
Medicines,

Just received direct from New-York and Philadelphia, and laid in at prices that will enable him to sell remarkably low. His customers, and the public, are respectfully invited to call and examine for themselves. All kinds of Country Produce received in exchange.

1a27

J. MURPHY.

Sheriff's Sale.

NOTICE—Will be sold, at the court-house in Salis-
bury, on the last Thursday of March next, a tract
of LAND of 44 acres, lying on the Yadkin, and known
by the name of John S. Long's Ferry. Also, six likely
NEGROES, the property of John S. Long, to satisfy
sundry executions in favor of Alexander Long, senior,
Michael Brown, and others, vs. John S. Long.

JNO. BEARD, Sen. Sheriff.

January 25, 1821.—34ts

Five Dollars Reward.

RAN away, on or about the 10th inst. a Negro Girl by the name of Sally, 18 or 20 years old, about 5 feet 2 or 3 inches high, rather inclined to be fat. The above reward will be given to any person who will deliver the said negro girl to me in Salisbury. ELIZ. TORRES.

Salisbury, N. C. Jan. 30, 1821.—34

State Bank of North-Carolina,

RALEIGH, 2d JANUARY, 1821.
RESOLVED, That the debtors to this Bank and its Branches, be required to pay instalments of one-tenth of their respective debts on renewal, after the 2d instant. Published by order of the Board.

W. H. BAKER, Compt.

Dissolution.

THE co-partnership formerly existing under the firm of Wilkinson & Horah, is this day dissolved by mutual consent. Those having unsettled accounts with the firm, are requested to call on the subscribers, at the dwelling-house of Mr. H. Horah, for the purpose of adjusting the same.

WILKINSON & HORAH.

Salisbury, Feb. 5, 1821.—4w35

N. B. The WATCH and CLOCK REPAIRING, Silversmithing, Gilding, and Jewelry Manufacturing, will be hereafter conducted by C. WILKINSON, at or near the former place, as soon as a building shall be erected for the purpose, which will be in a few weeks; and until that time, Watches, Clocks, and Jewelry, of every description, will be carefully and speedily repaired at a room in the dwelling-house of Mr. Horah, nearly opposite the new bank.

The subscriber returns his thanks to a generous public for favors already received, and hopes, by assiduous attention, to merit the continuance of a share of their confidence. The subscriber has on hand a supply of WATCHES, JEWELRY, and SILVER-WARE, warranted good quality; which he will dispose of on moderate terms.

CURTIS WILKINSON.

Clock & Watch Making, &c.

THE public are respectfully informed, that Z. ELLIOTT and E. B. BURNHAM, Clock and Watch Makers, from New-York, have commenced the above business, in its various branches, a few doors from the Court-House, Main-street, Salisbury; where all orders in the line of their business will be thankfully received, and with pleasure attended to, without delay. The subscribers have for sale an assortment of

Watches, Jewelry, and Silver-Ware:

consisting of patent-lever and plain Watches, warranted first quality; gold and gilt Watch Chains, Seals and Keys, Finger Rings, Ear Rings, and Breast Pins, of various patterns; silver Spoons, Thimbles, Sleeve Buttons, Steel Watch Chains, &c. &c.

ELLIOTT & BURNHAM.

N. B. Clocks, Watches, and Timepieces, of every description, carefully repaired, and warranted to keep time.

30

E & B.

To the Public.

ON the night of the 10th inst. I lost my *Black Morocco Pocket-Book*, with the strap torn off, either at Basil Gaither's Store, or on the road between there and home, containing the following papers, viz.

One note of hand on James Renshaw, for \$120 45, principal; one do. on Willson Niblack, for \$89; one do. on A. Morrow, amount not recollect; one Due Bill on D. McGuire, for \$25; a note on Thomas Morrow, for \$34; with other notes and valuable papers, among which are three notes of hand from myself and Capt. Arthur Morrow, for \$31. There were \$5 70 in cash among the papers. I will give a reasonable reward for my book and papers.

EDWARD BOSWELL.

Rowan County, Feb. 20, 1820.—38 3

State of North-Carolina:

Mecklenburg County, November Sessions, 1820.

JOHN IRWIN, Original Attachment,

ABNER M'LEON, Levied on sundry articles.

Appearing to the Court that the defendant is not a resident of this state....Ordered, therefore, that publication be made three months in the *Western Carolinian*, that the defendant appear at the next Court to be held for said county, at the court-house in Charlotte, on fourth Monday in February next, and replevy and plead to issue, or demur, otherwise judgment final will be entered against him.

3m29r

A COPY. ISAAC ALEXANDER, C. M. C.

STATE OF NORTH-CAROLINA,

RUTHERFORD COUNTY:

COURT of Pleas and Quarter Sessions for the second Monday of January, A. D. 1821....Abel Hill vs. Frederick F. Alley—Original attachment levied on a negro girl and other property. It appearing to the satisfaction of the court, that the defendant is not an inhabitant of this state, it is ordered that publication be made in the *Western Carolinian* for three months, for the defendant to come in, answer, plead, or demur to this attachment, or judgment will be entered by default, and the property levied on be condemned for payment of said debt.

ISAAC CRATON, C. C.

Test. ROANE, Attorney for Plaintiff. 3m36.

STATE OF NORTH-CAROLINA,

CABARRUS COUNTY:

JANUARY Sessions, 1821. John Phifer vs. the heirs at law of Martha Ross, deceased; petition for partition of real estate, filed. It appearing to the satisfaction of the court that some of the heirs at law of Martha Ross reside without the limits of this state, it is therefore ordered by the court, that publication be made for six weeks in the *Western Carolinian*, for the said heirs to appear at the next Court of Pleas and Quarter Sessions to be held for the county of Cabarrus, at the court-house in Concord, on the third Monday in April next, and plead, answer, or demur to said petition, otherwise it will be taken pro confesso, as to them. Witness John Travis, Clerk of our said court, at Concord, the third Monday in January, Anno Domini 1821, and in the 45th year of our Independence.

6w37 JOHN TRAVIS, C. C. C.

STATE OF NORTH-CAROLINA,

WILKES COUNTY:

COURT of Pleas and Quarter Sessions, January term, 1821. Thomas W. Wilson vs. John Hoots; original attachment, summons William Bowell as garnishee. It appearing to the satisfaction of the court that John Hoots is not an inhabitant of this state, it is ordered, that publication be made for three months in the *Western Carolinian*, for the defendant to come in at next court, to be held on the last Monday of April for this county, and plead, answer, or demur to said suit, or judgment by default final will be entered against him.

Copy from the minutes. 4w46

Feb. 2, 1821. R. MARTIN, C. W. C. C.

Blanks,
Of the various kinds commonly in use, for sale, at the

CONGRESS.

SEVENTH CONGRESS.....SECOND SESSION.

HOUSE OF REPRESENTATIVES.

ELECTION OF PRESIDENT AND VICE-PRESIDENT.

WEDNESDAY, FEB. 14.

Mr. Clay, from the joint committee to whom the subject had been referred, reported the following resolutions:

Resolved, That the two Houses shall assemble in the Chamber of the House of Representatives, on Wednesday the 14th of February, 1821, and the President of the Senate, seated on the right of the Speaker of the House, shall be the presiding officer of the Senate, and the Speaker shall be the presiding officer of the House; that two persons be appointed Tellers on the part of the House, to make a list of the votes as they shall be declared; that the result shall be delivered to the President of the Senate, who shall announce the state of the vote, and the persons elected, to the two Houses assembled as aforesaid, which shall be deemed a declaration of the persons elected President and Vice-President of the United States, and, together with a list of the votes, be entered on the journals of the two Houses.

Resolved, That, if any objection be made to the scattering votes of Missouri, and the counting or uniformity of count which shall not essentially change the result of the election, in that case they shall be reported by the President of the Senate in the following manner: Were the votes of Missouri to be counted, the result would be, for A. B., for President of the United States, ——— votes; if not counted, for A. B. as President of the United States, ——— votes; but in either event, A. B. is elected President of the United States; and in the same manner for Vice President.

Mr. Clay offered some remarks explanatory of the considerations which governed the committee in recommending the resolutions which had been reported. As convenience rendered it necessary for the Senate to meet this House here, in its own hall, it was due to that body, by courtesy and propriety, that the President should be invited to preside, he being the officer designated by the Constitution to perform a certain duty appertaining to the occasion which called the two Houses together. As to the second resolution, the state of the votes for President and Vice President was well known, though unofficially, and, as the votes of Missouri could not affect the result, it was considered by the committee, to obviate the unpleasant difficulty which would otherwise arise in the joint meeting, better to provide for the case in the manner proposed.

This course was deemed by the committee the most expedient, under all the circumstances, and he hoped the House would adopt it; the more especially as the Senate had already concurred in it. The question was then taken on the resolutions, and agreed to.

On motion of Mr. Clay, it was then ordered, that a message be sent to the Senate, informing that body that this House, on its part, concurs in the report of the joint committee, and is now prepared to proceed, with the Senate, in the performance of its constitutional duty.

[Messrs. Clay, Sergeant, and Van Rensselaer, were the committee on the part of the House of Representatives, to act with the committee of the Senate, in considering the proper mode of proceeding in regard to counting out the Electoral Votes.]

On motion of Mr. Clay, and by general consent, it was determined that the members of this House should receive the Senate, on their entrance into the House, standing and uncovered. In the same manner, it was determined that a sufficient number of the seats on the right hand of the chair should be set apart for the Senators.

Mr. Clay moved that a committee of two members be appointed to receive the Senate, and conduct the President of the Senate to the chair, and the members to the seats assigned to them.

Mr. Nelson, of Virginia, declared his opposition to this course. It had never heretofore been done. It had been usual for the Speaker of the House to receive the President of the Senate, and invite him to a seat beside him; and he saw no reason, at this time, for the proposed innovation.

Mr. Clay said it was true it never had been done before; but having, whilst he had the honor to preside over this House, witnessed the embarrassment occasioned by the want of such a regulation, he now thought it would be proper to adopt it.

The motion of Mr. Clay was then agreed to without a division, though not without negative votes.

Mr. Nelson remarked, in an under-tone, that he wished he had required the Yeas and Nays on it.

Soon after, the SENATE came into the Hall, preceded by its President, and attended by its Secretary and Sergeant-at-Arms; and the President was conducted to the Speaker's Chair, the Speaker occupying a chair at his left hand.

The President of the Senate then delivered the votes of the states, in the following order, to the committee for counting the votes, (Mr. Barbour of the Senate, and Messrs. Smith of Md. and Sergeant, of this House)—and the official authentications, &c. were each of them twice read in an audible tone, and the votes recorded by the Secretary of the Senate and by the Clerk of the House of Representatives, as follows:

STATES.	For President.	For Vice President.
	James Monroe.	D. B. Tompkins.
New-Hampshire	7	7
Massachusetts</td		