

THE MUSE.

THE FUNERAL AT SEA. No breeze was on the mirror wave— The spangled pendant idly hung...

BERTOLA.

FROM THE DEMOCRATIC PRESS.

Epigram on a Lady who painted.

Who says (to defamation prone) Clarinda's bloom is not her own?

RUB.

MISCELLANEOUS.

GREGOR M'GREGOR.

It appears, plays the farce of Royalty in his little district of Poyais, in Terra Firma, with a degree of ostentation not exceeded by the displays of his Kingly Brethren of Spain or France.

MR. GALLATIN.

Mr. Crawford's friends have committed an egregious blunder in nominating Mr. Gallatin, as he is a "fugitive from the old world."

The American Colonization Society have determined to call the settlement on the African coast Liberia, and the town Monrovia.

UNITED STATES BANK.

A general statement of the Bank of the U. States, was laid before Congress on the 10th of January last, presenting a view of the actual condition of the Bank, up to that date.

A good sign—A lawyer of Fincastle, Virginia, has had inserted in a paper of that place the following advertisement—

"A CARD.—To an enlightened public, I hereby give notice, that I have this day abandoned the practice of law in this county.

From a gentleman in the United States, to his correspondent in England.

Dear Sir: You ask my opinion as to certain newspapers, and men, and things: You shall have my answer in part.

Niles' Register is at the head of our newspapers. The Boston Galaxy and the New-York Statesman, both of them edited by able men, will give you "the form and pressure of the times."

The American Journal of Science and Arts, by Benjamin Silliman, is the best work of our country. My pursuits are not scientific, and half of that work is to me unintelligible; yet from the remainder I collect far more than the worth of my subscription, which has been from the first number.

A young physician in the neighborhood of Montreal, was recently detected in robbing the grave. When discovered, he had in his possession eight bodies which had recently been interred.

A grand jury of South-Carolina, some time since, presented the President of a certain college as unpopular; and a grand jury of Tennessee, presented Gen. Jackson as a suitable person for President of the United States.

At Goffstown, (N. H.) found dead in the road, Mr. Benjamin Stevens, aged 68: a man in easy circumstances, and kind to the poor—he never gave or received a note of hand, never paid or received a cent of interest.

Tennessee.—Before the Legislature of this State had adjourned, a resolution was adopted, recommending to the members of the General Assembly to appear in clothes of Domestic Manufacture; also recommending to the good people of the State to manufacture their own clothing materials.

St. Domingo.—A recent traveller in St. Domingo computes the population of that island at 500,000 negroes, and 20,000 mulattoes, exclusive of those formerly governed by Spain.

The women transact most of the business, and the name of the husband is frequently omitted in accounts.

SINGULAR MARRIAGES.

A novel circumstance in the annals of matrimony, occurred a short time ago at Rugeley, in Staffordshire. It was the union of two couple, whose previous relative connexion was such, as to produce consequences, in the sequel, of a most extraordinary and ludicrous description.

FROM THE WASHINGTON REPUBLICAN.

O tempora, U! mores.

I was surprised this morning on perusing the editorial remarks in the "National Intelligencer," that Messrs. Gales and Seaton should have coupled the names of HAMILTON and DALLAS, in the same paragraph with that of Gallatin.

Whist Gallatin was endeavoring to "stop de veels of de government," and insidiously striving to destroy, and weaken its operations, Hamilton was straining every nerve to give it efficiency and durability.

Dallas, the able expounder of the laws and the constitution, and at all times the supporter of the same, witness his able and masterly "Exposition of the causes and consequences of the late war," which production alone was sufficient to immortalize any man.

PENNSYLVANIA.

A meeting has lately been held in the village of Rochester N. Y. and a committee appointed to draft a petition to the Legislature, for the passage of a law to erect a Stepping Mill in the county of Monroe.

Beau Mordecai [editor of the caucus "Advocate"] wishes to know the bearings of the good ship the JACKSON. By our last observation, she had got to windward of The Caucus, who was lying on a lee shore, just going to pieces, while the JACKSON was pursuing her course with a fair wind, and the port of The Presidency right ahead.—Franklin Gaz.

General Henry D'Evereux, one of the most distinguished and successful champions of South American independence, arrived here yesterday in the steam boat Norfolk, from Baltimore.

Laws of North-Carolina.

An act concerning the University of N. Carolina. Whereas assemblages of people at or near the University of this State, for immoral or political purposes, are prejudicial to the good order of the students of that institution:

Be it therefore enacted by the General Assembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That it shall not be lawful for any person or persons to make, or be concerned in making and running any horse-race or cock-fight, at the seat of the University, or within five miles thereof; and if any person or persons shall make any horse-race or cock-fight, or be in any manner concerned in making or running such horse-race or in fighting cocks at the seat of said University, or within five miles thereof, he or they so offending, shall, for every such offence, forfeit and pay the sum of one hundred dollars; to be recovered before any jurisdiction having cognizance of the same, one half to the use of the informer, and the other half to the benefit of the Trustees of the said University.

II. And be it further enacted, That there shall, in future, be no election for a member of Congress or member of the General Assembly held at the seat of the University of this State; any law, order, or appointment to the contrary notwithstanding.

An Act directing a geological and mineralogical survey to be made of the State of North-Carolina.

Be it enacted by the General Assembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That it is hereby made the duty of the Board of Agriculture of North-Carolina to employ some person of competent skill and science, to commence and carry on a geological and mineralogical survey of the various regions of this State; and that the person or persons so employed shall, at stated periods, furnish to the Board true and correct accounts of the results of said surveys and investigations, which shall annually be published by the Board aforesaid, for the benefit of the public, as provided by the sixth section of the act of the last General Assembly, entitled, "An act to promote Agriculture and family Domestic Manufactures within this State."

II. And be it further enacted, That for the purpose of carrying the intention of the foregoing section into effect, a sum not exceeding two hundred and fifty dollars, be, and the same is hereby annually appropriated for four successive years, out of the unexpended balance of the agricultural fund, as created and set apart by the above recited act; and that the Treasurer of the State is hereby directed to pay the same to the order of the Board of Agriculture of North-Carolina.

An Act directing in what manner the Laws of our sister States shall be received in evidence in this State.

Be it enacted by the General Assembly of the State of North-Carolina, and it is hereby enacted by the authority of the same, That in all suits which are now pending, or hereafter may be pending, in any Court of Law or Equity in this State, wherein it may be necessary, for the decision of the case, to produce in evidence the law of any of our sister States, it shall and may be lawful for either party to produce in Court a copy of the law of such State, drawn off by the Secretary of our State, from the copies of the laws of our sister States deposited in his office, certified under his hand and seal, with the seal of the State of North-Carolina attached; and such copy thus attested, shall be held and deemed sufficient evidence of the existence of such law.

II. And be it further enacted, That the Secretary of State shall be entitled to receive for such attested copy, the sum of twenty cents for every copy sheet, from the Treasurer of this State, for all copies thus furnished for the use of the Attorney-General or Solicitors of this State, in any suit to which the State may be a party, and the like sum from individuals who may require such copies for their own use.

III. And be it further enacted, That it shall be the duty of the Secretary of State to furnish such copies when required.

Mordecai Manassah Noah, the Jew, who edits the New-York caucus paper, in his anxiety to be thought an American, declares he can almost remember being born in this country!

NAPOLEON,

THE celebrated race horse, by old Sir Archy, who stand a part of his time in Salisbury, this season.

THE WELL KNOWN JACK, DOLPHIN, LATELY owned in South Carolina, will stand at our stable, one mile and a half from Concord, North Carolina, every day in the week, Sunday excepted, throughout the season; the season to commence the 1st of March, and end the 20th of July.

THE WELL KNOWN JACK, PALLIFOX, LATE the property of Judge Murphey, will stand the ensuing season (commencing on the 10th of March, and ending on the 15th of August) at my stable on Sugar Creek, seven miles south-west from Charlotte; and will be let to mares at three dollars the single leap, cash at the time of service; five dollars the season, payable 15th October next; and 10 dollars to insure a mare with foal, which will be considered due whenever it is ascertained that the mare is with foal, or the property changed.

State of North-Carolina, STOKES COUNTY. COURT of Pleas and Quarter Sessions, December term, A. D. 1823: Lawrence Hauser and John Stults, administrators of Matthew Snipes, vs. the heirs at law of Matthew Snipes, dec'd.

State of North-Carolina, CABARRUS COUNTY. COURT of Pleas and Quarter Sessions, January Term, 1824: David Bradshaw vs. John S. McCurdy; original attachment, levied on lands. It appearing to the court that the defendant in this case is not an inhabitant of this State, it is therefore ordered, that publication be made three months in the Western Carolinian, giving notice to said defendant to appear at the next Court of Pleas and Quarter Sessions to be held for said county, at the court-house in Concord, on the third Monday of April next, to reply, plead, or demur, otherwise judgment final will be entered up against him, and execution awarded accordingly. Test: M. HUNT, c. c. c. Price advt. \$4.

State of North-Carolina, LINCOLN COUNTY. COURT of Pleas and Quarter Sessions, January Term, 1824. Hoyle, Son, & Coxe, vs. Samuel A. McKenzie. Original attachment, levied in the hands of Hugh Ewing and William Campbell, and on lands. It appearing to the satisfaction of the court, that Samuel A. McKenzie, the defendant, is not an inhabitant of this state, it is therefore ordered by Court, that he appear at the County Court of Pleas and Quarter sessions to be held for Lincoln county, at the court-house in Lincoln, on the fourth Monday after the fourth in March next, reply and plead to issue, or judgment by default will be entered against him: Ordered, that publication hereof be made three weeks successively in the Western Carolinian. Witness, VARDRY M'BE, c. c. Price adv. \$1 36. i98.

State of North-Carolina, MECKLENBURG COUNTY. COURT of Equity.....Samuel Roach, vs. Hugh McDowell, James Moore, Andrew Heron, and others. In this case, it is ordered that publication be made for six weeks in the Western Carolinian that unless James Moore and Andrew Heron, two of the defendants in this case, appear at the next Court of Law and Equity to be held for the county of Mecklenburg on the 6th Monday after the 4th Monday in March next, and answer or the bill will be taken pro confesso, and heard ex parte, as to them. i'1 Price adv. \$2. D. R. DUNLAP, c. c. n.

State of North-Carolina, RUTHERFORD COUNTY. COURT of Pleas and Quarter Sessions, January Session, 1824.....Aaron Camp vs. Francis Coxe; original attachment, levied on lands. It appearing to the satisfaction of the court, that the defendant in this case is not an inhabitant of this State, it is therefore ordered by the court, that publication be made in the Western Carolinian for six weeks, that the defendant appear before the Justices of our next County Court of Pleas and Quarter Sessions, to be held for the county of Rutherford, at the court-house in Rutherfordton, on the 3d Monday after the 4th Monday of March next, then and there to plead to issue, or demur, or judgment final will be entered up against him, and the matter thereon decreed accordingly. Witness, ISAAC CRATON, c. c. Price adv. \$2. i98.

NOTICE.—I forewarn all persons from trading with my apprentice, Lex Bass; those who do so, may expect that the law will be enforced against them. H. ALLEMONG. March 7, 1824. 3098