



Western Carolinian.

SALISBURY:
MONDAY, JANUARY 20, 1834.

THE LEGISLATURE

The Raleigh Mail due on Wednesday did not arrive here until 24 hours after—in consequence of which we had to postpone matter that was in type, in order to secure a place for the proceedings. In our next we shall insert a list of the Acts passed, and give such reflections of our own as have been suggested by the session.

MOVEMENT OF VIRGINIA, OR THE DEPOSITES.

We have devoted a considerable space in our columns this week to the proceedings had in our sister State, on the subject of the extraordinary and unwarranted assumption of power, by General Jackson, over the public money. We do this with the least hesitation, believing, as we do, that unless the people rise in their majesty, and put a stop to such encroachments upon the constitutional rights of other departments of our Government, the Executive will have so fortified himself, that even our most common personal privileges (enjoyed by the vessels of the greatest autocrat in the world) will be swept from us, and we be left to the mercy of any despot whom chance or corruption may place over us. We have been confirmed in the opinion that this result is aimed at by General Jackson, by an article in Mr. Rapart's Examiner, in which this view is taken of the matter. The reader will bear in mind that the order for a seizure on the public money was made only a short time (two months) before the meeting of Congress, the only lawful agent for its management, and that it was generally understood that an attempt would be made to wrest from the land of power the sword put into it by the "Bloody Bill," by the repeal of that act at this session of Congress. Now, General Jackson, apprehending the success of this attempt, determined, if he lost the sword, to secure the purse—seeing that one was as powerful as the other, when applied under the auspices of his Kitchen Cabinet. We will try to give the reasoning which has brought us to this conclusion. If the deposits had remained in the Bank of the United States, and General Jackson had been content to lay before Congress his suspicions of their safety, and his desire to place them under his more immediate control, a law to that effect would have required the sanction of a majority of both Houses of Congress—and General Jackson looked upon this as impossible. On the other hand, he knew that the money once safe in his possession, it would require a majority of two-thirds in each House to take it from him—and this he likewise looked upon as impossible, so successful have been the means used to corrupt some of the Representatives of the People. This view is put in a still stronger light by the fact that the collateral presses openly say that if Congress should pass a joint resolution commanding the public money to be re-deposited in the Bank of the United States, the President will put his veto upon it! If it comes to this, the question of whether we govern ourselves, or are ruled by a DICTATOR—of whether we are freemen or slaves—will be settled!

CONGRESS—THE ALABAMA DIFFICULTIES.

The reader will see, on reference to our Congressional Journal, that on Monday, the 6th instant, the subject of the Alabama Difficulties was brought up in the House of Representatives. The Hon. Mr. Lewis, from that State, introduced a resolution, (which appears in its proper place,) upon which an animated debate arose, and the consideration of which was finally postponed until the next day. We regret that we cannot give this debate in full. A silence has been observed on this subject, by the General Government, while its troops have been pouring into the State, which is highly reprehensible. It cannot be necessary, in a Government such as ours, that military movements, in a time of profound peace, should be conducted with such profound and mysterious secrecy. We say "in a Government such as ours," but we ought rather to say such as it once was—for we fear, and our apprehensions are confirmed by the transpirings of almost every day, that we are no longer governed by those who are responsible to us for their actions, but by an Arbitrary Dictator, whose word is law, and from whose decision there is no appeal. We can see, in this military display, this "flourish of drums and trumpets," we think, the death-agonies of the man from whose grasp will be wrested the sword placed in it by the Bloody Bill—unless, indeed, "our Lord the King" should "take the responsibility," and exercise his Royal prerogative of a "Veto" upon the Act repealing that monstrous and unprecedented enactment!

DISGRACEFUL TRANSACTION.

A person was taken up in this County, a few days since, under the following circumstances: Some time since one of his dogs was killed, by some unknown hand; his suspicions rested upon a neighbor, and it is said that he was heard to remark that "a horse should be killed also." Soon after this, the neighbor discovered that one of his horses had been stabbed to death during the night; and, hearing of the observation made by the owner of the dog, he suspected him, and, upon a warrant, arrested his person, as above stated. Other strong circumstances, it is said, testified at his examination. We refrain from giving names; and we have no doubt summary punishment will be visited upon the person found to be guilty of so inhuman and disgraceful a mode of rectifying supposed wrongs.

TO OUR SUBSCRIBERS.

"Be Just, before thou art Generous."

It is frequently the task of publishers of newspapers to complain of the infringement of their rights, by the practice of borrowing the paper regularly from subscribers, by persons who are able to pay for it for themselves, and who would do so, but for the fact that they can "have the reading of it" for nothing, through the courtesy of some kind neighbor who takes it. During the past week, a circumstance of this kind has come to our knowledge: a person informed us, with considerable candor and naivete, that he would subscribe for the Carolinian, but for the fact that it would be a waste of money on his part, as Mr. — had the goodness "to let him have the reading of his paper every week!" Now, when a public-house subscriber for our paper, you know it is for the use of all who resort thither; and, if a private subscriber tells us he has the same right to do as he pleases with his own, we cannot dispute it, but we respectfully ask him if it is just?—and we do not doubt his answer, when we inform him that the expense of the sheet furnished to him weekly amounts to at least two-thirds, if not three-fourths, of what he pays for it—even if he should pay, as many never do. We do not wish to be thought ungenerous in making these remarks, because the matter appears to be a small one;—our aim is to be just to ourselves; and we desire to impress upon the minds of our subscribers the beautiful rule of conduct quoted at the head of this article, as one to which we never recollect to have seen an exception.

Altar of Hymen.

UNITED IN WEDLOCK.

In this County, on the 2d instant, by the Rev'd. Mr. Foster, Mr. JOHN CRAIGE to Miss JANE, daughter of George Tomason.

In Davidson County, on the 9th instant, by Joseph Wagoner, Esq., Mr. THEO. SAWERS to Miss ELLEN M. CRANNY.

Also, on the same day, by the Rev. Mr. Bennet, Mr. DAVID HEDRICK to Miss ANN KOONTS.

Also, on the same day, Mr. HENRY SMITH to Miss ELIZABETH HAGGE.

In Ashe County, on the 2d instant, by A. McMillan, Esq., Mr. JOHN REAVES to Miss CINTHIA BAKER.

Also, on the same day, Mr. GEHU GOSS to Miss ALA GAMBILL.

In Edgecomb County, on the 19th ultimo, Mr. AMOS MAYO to Miss PATSEY KELLY.

Court of Death.

DEPARTED THIS LIFE.

In Davidson County, on the 8th instant, SUSANNA, wife of Samuel T. Spafford, in the forty-fifth year of her age. Mrs. S. was a member of the Presbyterian

There being no choice, Mr. Daniel, being the candidate having the smallest number of votes, was dropped, according to rule in such cases.

SECOND BALLOT:

In the House...	For Tazewell, 65	VIA
	For Watts, 41	
	For McDowell, 22	
In the Senate...	For Tazewell, 30	
	For Watts, 13	
Joint Vote...	For Tazewell, 85	
	For Watts, 53	
	For McDowell, 22	

Mr. Tazewell's Majority, 32

So Littleton Waller Tazewell, having a majority of the whole, was declared duly elected Governor.

A letter from Richmond says that the candidates above named were nominated and supported as follows: Mr. Tazewell, by the Nullifiers; Mr. Watts, by the friends of Mr. Clay; Mr. Daniel, by the Van Buren party.

On this result, we congratulate the Old Dominion that she will have at her head a man every way qualified to preside over a free and uncorrupted People, and to take the office so ably and patriotically filled by the late Chief Magistrate. And we also congratulate the friends of Constitutional Liberty, every where, upon this result, as indicative that Virginia has not forgotten her first love, as some had feared, but that she is still worthy of her magos, heroes, and patriots, of by-gone times.

By the Constitution of Virginia, the same person is not eligible to the office of Governor for more than three years in succession; and, Gov. Floyd having served the full term, retires from the office with the love and admiration of every true Southerner, for the fearless and independent manner in which he has met the duties devolving upon the Chief Magistrate of a Free, Sovereign, and Independent State.

BANK OF VIRGINIA, AND THE DEPOSITES.

It will be seen, in a preceding column, that the stockholders in this Bank have had a meeting, and rescinded the agreement entered into by the President of that institution with the Secretary of the Treasury, with regard to the deposits of the public revenue collected in Virginia. The concessions of the Bank, to the Secretary, were of a most extraordinary character, and we are happy to see that at least one company of stockholders are independent enough to maintain the rights of the Bank and of the People in whose State it is situated. We annex two articles of the agreement:

6th. If the Secretary of the Treasury shall think proper to employ an agent or agents to examine and report upon the accounts and condition of the Banks in the service of the Government, or any of them, the said Bank agrees to pay an equitable proportion of his or their expenses and compensation according to such appointment as may be made by the said Secretary.

8th. It is agreed that the Secretary of the Treasury may discharge the said Bank from the service of the Government whenever, in his opinion, the public interest may require it.

Is this not a tremendous power for the Federal Government to possess over the pecuniary concerns of the stockholders of the State Banks, and over the concerns of every man who has dealings with the Banks? Can it not be seen, that, with the power here conferred on the Secretary, he, and not the gentlemen lawfully appointed by the stockholders, would have the direction of its affairs? And then can it not be seen that none but the "faithful" would be accumulated at the Bank? In short, can we look at these articles of agreement, and come to any other conclusion than that the removal of the public money, from the Bank of the U. States, was for the sole purpose of placing it more immediately under the control of the President, to be used as the interests of the party might require?

But we will leave further reflection on this matter to the People, and content ourselves with again commending the independent and incorruptible spirit of the stockholders in at least one of the Pet Banks.

TO NORTHERN MERCHANTS.

The Western Carolinian, PUBLISHED WEEKLY, in SALISBURY, ROWAN COUNTY, NORTHCAROLINA.

HAVING probably as large a circulation as any paper in the State, and certainly a much larger one than any in the Western (most wealthy) portion, is offered to Northern Merchants as a valuable ADVERTISING MEDIUM, through which to communicate with their customers, or those whom they desire as customers, in this section of country.

TERMS OF ADVERTISING. 1. Advertisements will be conscientiously and correctly inserted at 50 cents per square for the first insertion, and 25 cents for each continuance; but where an advertisement is ordered to go in only twice, 50 cts. will be charged for each insertion.

2. Merchants, Mechanics, and Professional gentlemen, who may desire constantly to appear before the public, in our advertising columns, will be received as regular advertisers, and a deduction of 15 per cent. will be made from the above charges.

Yearly Advertisers will have the privilege of renewing their advertisements monthly, and of receiving the paper without charge.

JOHN BEARD, Jr. Editor and Proprietor.

Editors at the North, with whom we exchange, by giving the above a few insertions, will confer an obligation which will be reciprocated at any time with pleasure. Salisbury, Rowan Co., Jan. 20, 1834.

More New Goods.

H. FORSYTH, HAS RECEIVED, AND WILL OFFER FOR SALE IN A FEW DAYS, In the house formerly occupied by Hall & Foster, In the Town of Statesville, A Fresh & Handsome Supply

FALL & WINTER GOODS;

COMPRISING OF Dry-Goods, Hardware, Cutlery, Crockery, Saddlery, and Groceries;

COMPRISING ALMOST EVERY ARTICLE usually kept by merchants in this place; which he designs selling on VERY ACCOMMODATING TERMS.

All kinds of Country Produce will be taken in payment for goods, at the highest market prices. Statesville, Iredell County, } January 20, 1834. 41

Beware of a Swindler!

SOME time since a man came to the public-house of the undersigned, and gave his name as 'Mr. Allen.' He procured employ at his trade as a shoemaker, and continued at it for a short time, until taken sick. During his illness, he received every attention which kindness could dictate; but on his recovery he absconded without even paying his expenses for board, &c. He is rather a likely fellow, about 20 years old, dark complexion, and his little finger on the left hand is permanently crooked, caused by a burn. He has been guilty of the same conduct in other places near this town. Salisbury, Jan. 20—31 SAM'L JONES.

NOTICE.

THE undersigned has this day qualified as Executor of the last Will and Testament of Anderson Ellis, deceased, and hereby requests all persons having claims against said Estate, to present them for payment within the time prescribed by Law; and all those indebted are hereby requested to make payment. JAMES ELLIS, Executor, November 23, 1833. 42

JOHN BEARD, Jr.,

EDITOR & PROPRIETOR OF THE WESTERN CAROLINIAN, Respectfully informs his Friends and the Public that he has recently furnished his Office with a new and complete Stock of All the necessary TYPE, &c. &c. for the execution OF every description OF PRINTING, AS SOON AS Books, Pamphlets, Handbills, Blanks, Circulars, Tickets, Cards, &c. &c. &c. Labels, In the neatest and most correct manner, and on the LOWEST POSSIBLE TERMS, The Materials of the Office being all NEW, and the business being conducted by a person every way competent, J. B. feels confident of giving satisfaction to all who may favor him with their custom. Salisbury, (a few doors below the Courthouse,) January 20th, 1834.

Church, and gave evidence, in his dying moments, that her spirit was departing to meet its God.

In Statesville, on the 4th instant, MARGARET JEANOR, only child of Mr. James Cowan, in the fourth year of her age. "Suffer little children, and forbid them not, to come unto me, for of such is the Kingdom of Heaven."

In Weekday County, at the residence of Dr. Jas. W. Ross, on Friday the 2d instant, of a lingering illness, Mrs. MARY SPRINGS, in the fifty-fifth year of her age, wife of Mr. John Springs, of York District, South Carolina.

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Rowland Cotanch, Barber and Hair-Dresser, BEGINS to present to the Gentlemen of Salisbury, and Strangers visiting the Town, his grateful acknowledgments for the patronage conferred on him since his settlement among them; and he assures them that he is amply prepared with instruments of the first quality, and is always ready to wait on them in the line of his profession, either at his shop, or at their rooms. Charges as moderate as any.—His Shop is in one of the Offices attached to the Mansion Hotel, near the Courthouse.

Gentlemen who shave themselves, can have their Razors put in the best order, at short notice. Salisbury, January 20, 1834. 43

OPENING OF THE EPISCOPAL SCHOOL.

THE PUBLIC are respectfully informed THAT THE Episcopal School of N. Carolina WILL BE OPENED, For the reception of Pupils, On Tuesday the 1st day of April next.

TEACHERS: JOSEPH G. GOODWELL, Esq.—Rector, Rev. J. H. SAUNDERS, A.M.—Chaplain, J. DEBERNIERE HOOPER, A.B.—Teacher.

TERMS: The annual charge is \$175, to be paid half yearly in advance; each pupil to furnish his own School Books and Stationery, his Mattress and the necessary Bedding.

Day scholars will be admitted at an annual charge of \$50—but none will be received as such, except the children of parents resident in town. It may be proper to state, that though this Institution is avowedly Episcopal in its character, it is open to all parents who may choose to send their children; and on application for admission, no enquiry will be made as to either of the parent or of the pupil.

The operations of the School will positively commence on the 1st day of April. By order of the School Committee, GEORGE W. FREEMAN, Sec. Raleigh, January 20, 1834. 44

N. B. A Prospectus, setting forth the plan and objects of the Episcopal School is in Press, and will be ready for gratuitous distribution in the course of the present week, at the Book-Store of J. Gales & Son, Raleigh.

As a matter of convenience to parents, steps will be taken by the Committee to have the requisite Books and Stationery and Mattresses supplied to the students, on reasonable terms.

\$20 REWARD.

Ran away from the Subscriber, residing near Gen. Graham's Furnace, in Lincoln County, on the night of the 12th inst., Three Negro Boys, Belonging to William Boylan, of Raleigh, N. C., viz: Ben—rather yellow complexioned, about 5 feet 10 inches high, 21 years of age. Jim—very black, and about the same height and age of Ben. Jerry—knock-kneed, very black, of a grum sulky look, and about the same age as the others. They were under my care, on their way to Mississippi. The above reward of \$20 will be paid to any person who will apprehend and lodge the said Negroes in any jail in this State; or a proportionable part for either of them. It is probable that they will attempt to get back to the neighborhood of Raleigh.

Any person apprehending the said Negroes, or any one of them, will please to write to Mr. Wm. Boylan, of Raleigh, by whom the Negroes will be received, and the reward paid. WILLIS SCOTT, Lincoln Co., Jan. 20, 1834. 45

TO BE LET.

The House formerly occupied by the Office of the Western Carolinian.—It is situated on the northwest side of Main Street, nearly opposite the old State Bank. Apply to the Editor of this paper, or to JOHN C. PALMER. Salisbury, January 20, 1834. 46