CAROLINA CENTINEL.

VOLUME I.]

NEWBERN, N. C. SATURDAY, JANUARY 23, 1819.

NUMBER 44.

TERMS.

THE CAROLINA CENTINEL IS PUBLISHED WEEKLY BY

JOHN I. PASTEUR, At THREE DOLLARS per annum, one

third payable in advance.

No paper will be discontinued until all arrearages are paid up, except at the option of the publisher.

per square the first week, and 25 cents a square for each succeeding insertion.



RESOLUTION, declaring the admission of the State of Illinois into the Union.

Resolved by the Senate and House of Representatives of the United States of America in Congress Assembled, That, whereas, in pursuance of an act of Congress, passed on the eighteenth day of April, one thousand eight hundred and eighteen, entitled "An act to enable the people of the Illinois Territory to form a constitution and state government, and for the admission of such state into the union, on an equal footing with the oridid on the twenty-sixth day of Augus, in ted States of America in Congress asbe one, and is hereby declared to be one of the United States of America, and admitted into the Union on an equal footing with the original states in all respects what-

H. CLAY, Speaker of the House of Representatives. JOHN GAILLARD,

President of the Senate, pro tempore. December 3d, 1818-Approved, JAMES MONROE,

RESOLUTION, authorising the transmission of certain Documents free of

Resolved by the Senate and House of Representatives of the United States of America in Congress assembled, That the Members of Congress, Delegates from territories, the Secretary of the Senate and the Clerk of the House of Representatives, be hereby authorised, to transf free of postage, to any post-office within of, any Documents which have been, or may be communicated to either House of Congress during the present session, by the President of the United States or either of the Heads of Departments, and printed for the use of Congress.

H. CLAY, Speaker of the House of Representatives JOHN GAILLARD, President of the Senate, pro tempore. December 5, 1818.—Approved, JAMES, MONROE.

AN ACT to increase the number o Clerks in the Department of War.

Be it enacted by the Senate and House of Representatives of the United States of America in Congress assembled, That the Secretary of the Department of War be, and he is hereby, authorized and empowered to employ an additional number of clerks in his department, not exceeding States of America, and of his Majesty the twelve; and that the sum of twelve thou- King of Sweden and Norway, a reciprocal sand dollars be, and the same is hereby, liberty of commerce. The inhab tants appropriated for their compensation, to be of either of the two countries shall have paid out of any money in the Treasury not liberty, with all security for their persons, otherwise appropriated. This act to con- vessels and cargoes, to come freely to all tinue in force for one year and no long-H. CLAY,

Speaker of the House of Representatives. JOHN GAILLARD. President of the Senate, pro tempore.

December 5, 1818-Approved, JAMES MONROE.

AN ACT to provide for the removal of the Library of Congress to the north wing of the Capitol.

of Representatives of the United States the laws and statutes of the two countries America in Congress assembled, That respectively.

the joint Library committee of Congress, be, and they are hereby, authorised to placed in, the same.

the accounting officers of the Treasury be, and they are hereby, authorised and di-ADVERTISEMENTS inserted at 50 cents rected to settle the accounts of the expenditures which may be incurred under this act and the amount so settled be paid out of any moneys in the Treasury not otherwise appropriated.

the sum of two thousand dollars be, and the same is hereby, appropriated to the forther purchase of books for the said Li-

H. CLAY, Speaker of the House of Representatives. JOHN GAILLARD, President of the Senate, pro tempore. December 3, 1818—Approved, JAMES MONROE.

BY THE PRESIDENT OF THE U. STATES.

A PROCLAMATION.

WHEREAS a Treaty between the United States and Sweden, made & concluded at Stockholm, on the fourth day of September, in the year one thousand eight hundred and sixteen, by Jonathan Russell, Minister Plenipotentiary of the United States, on the part of the United States, and the Count d'Engestrom, Minister of ginal states," the people of said territory State for foreign affairs, and the Count Adolphe George de Morner, Counsellor the present year, by a convention called of State, fully authorized and empowered for that purpose, form for themselves a by their respective governments, was duconstitution and state government, which ly ratified on the twenty-seventh day of constitution and state government, so form- | May last, by and with the advice and coned, is republican, and and in conformity to sent of the Senate, on the part of the Uthe principles of the articles of compact | nited States, with the exception of the 3d, between the original states, and the peo- fourt and sixth articles, and by the King ple and states in the territory northwest of of Sweden, on the twenty-fourth day of Juthe river Ohio passed on the thirteenth ly last past, with the exception of the day of July, one thousand seven hundred & three articles referred to; and the ratifieighty seven : Resolved, by the Senate and cations of the two governments, as aforethe House of Representatives of the Uni- said, have been duly exchanged at Stockholm, by the Plenipotentiaries of the Unisembled, That the State of Illinois shall ted States and Sweden on the part of their respective governments, which treaty is in the words and figures following,

TRANSLATION.

sible Trinity.

Majesty the King of Sweden and Norway, sels of the United States shall enjoy in its equally animated with a sincere desire to ports, as in relation to those which the maintain and confirm the relations of vessels of the colony shall enjoy in the friendship and commerce which have hith- ports of the United States, provided the more effectually accomplished than by es- shall have there caused their vessels to be tablishing, reciprocally, the commerce be- naturalized. tween the two States, upon the firm basis of liberal and equitable principles, equally advantageous to both countries, have Norway, agrees that all articles, the named, to this end, Plenipotentiaries, and have furnished them with the necessary West Indies, which are permitted to be full powers to treat, and, in their name, to imported in Swedish or Norwegian vesconclude a treaty, to wit: The President sels, whether these articles be imported of the United States, Jonathan Russel, a directly or indirectly, from said Indies, the United States or the territories there citizen of the said United States, and now may likewise be imported into its territoof Sweden and Norway, his excellency sels or their cargoes, any higher or other the Count Laurent d'Engestrom, his Min-duties, imposts or charges, whatsoever, of the Order of Charles 13th, Grand Cross of the Orders of St. Etienne of Hungary, of the Legion of Honor of France, of the Black Eagle and of the Red Eagle of Prussia, and the Count Adolphe George de Morner his Counseller of State and Commander of the Order of the Polar Star: and the said Plenipotentiaries, after having produced and exchanged their full powers, found in good and due form, have agreed on the following articles: Article first.

There shall be between all the territories under the dominion of the United ports, places and rivers within the territories of the other, into which the vessels of the most favored nation are permitted to enter. They can there remain and reside in any part whatsoever of the said territories; they can there hire and occupy houses and ware-houses for their commerce; and, generally, the merchants & traders of each of the two nations, shall enjoy in the other the most complete security & protection for the ransaction of their Be it enacted by the Senate and House business, being bound hone to conform to Article Second.

No other or higher duties, imports, or cause suitable apartments, in the North charges whatsoever, shall be imposed up-Wing of the Capitol to be fitted up and on the importation into the territories of furnished for the temporary reception his Majesty the King of Sweden and of the Library of Congress, and to cause Norway, of the produce or manufactures the said Library to be removed to and of the United States, nor on the importation into the United States of the produce Sec. 2. And be it further enacted, That or manufactures of the territories of his Majesty the King of Sweden and Norway. than those to which the same articles would be subjected in each of the two countries, respectively, if these articles were the growth, produce or manufacture of any other country. The same principle shall likewise be observed in respect Sec. 3. And be it further enacted, That to exportation, in such manner that in each of the two countries, respectively, the articles which shall be exported for the other, cannot be charged with any duty, impost or charge, whatsoever, higher or other than those to which the same articles would be subjected if they were exported to any other country whatever.

Nor shall any prohibition be imposed on the exportation or importation of any article, the growth, produce or manufacture of the territories of His Majesty the are sent, the said consul, vice-consul or King of Sweden and Norway, or of the United States, to or from the said territories of his Majesty, the King of Sweden & fended government, that government as-Norway, or to, or from the said United

all other nations. Swedish or Norwegian vessels arriving in ballast, or importing into the United States the produce or manufactures of their countries, or exporting from the United S. the produce or manufactures of said states, shall not be obliged to pay, either for the vessels or the cargoes, any other or highproduce or manufactures of these territories, shall not pay, either for the vessels or the cargoes, any other or higher duties, imposts or charges, whatsoever, than those which would be paid if these articles were transported by Swedish or Norwegi-

an vessels, respectively. That which is here above stipulated, In the name of the most Holy and Indivi- shall also extend to the Swedish colony of St. Barthelemy, as well in what relates to The United States of America and his the rights and advantages which the ves-

Article Third.

His Majesty the King of Sweden and growth, produce or manufacture of the their Minister Flenipotentiary at the court ries in vessels of the United States, and of Stockholm; and his Majesty, the King there shall not be paid, either for said vesister of State for foreign affairs, Chancellor than those which would be paid by Swedof the University of Lund, Knight Com- ish or Norwegian vessels in the same cirmander of the Order of the King, Knight cumstances, with an addition only of ten per centum on the said duties, imposts & charges, and no more.

In order to avoid misapprehension in this respect, it is expressly declared that the term "West-Indies," ought to be taken in it's most extensive sense, comprising all that portion of the earth, whether main land or Islands, which at any time has been denominated the West-Indies in contradistinction to that other portion of the earth, denominated the East Indies.

Article Fourth.

The United States of America, on their part, agree that all articles the growth, produce or manufacture of the countries surrounding the Baltic sea, or bordering thereon, which are permitted to be imported in vessels of the United States, whether these articles be imported directly or indirectly from the Baltic, may like wise be imported into the United States. in Swedish or Norwegian vessels; and there shall not then be paid for the said vessels, or for the cargoes, any higher or other duties, imposts or charges whatsoever, than those which would be paid by vessels of the United States in the same circumstances, with an addition only of ten per centum, on the said duties, imposts and charges, and no more.

In order to avoid all uncertainty in respect to the dufies, imposts or charges whatsoever, which a vessel belonging to

tracting parties ought to pay, on arriving in the ports of the other, with a cargo consisting partly of articles, the growth, produce or manufacture of the country to which the vessel belongs, and partly of a ny other merchandise which the said yes sel is permitted to import by the preceding articles, it is agreed that, in case a cargo should be thus mixed, the vessel shall always pay the duties, imposts and charges, according to the nature of that part of the cargo which is subjected to the highest duties, in the same manner as if the vessel imported this sort of merchandise

Article Fifth.

The high contracting parties grant mutually the liberty of having in the places of commerce and ports of the other, Consulse vice-Consuls or commercial agents. who shall enjoy all the protection and assistance necessary for the due discharge of their functions. But it is here expressly declared, that in case of illegal or improper conduct in respect to the laws or government of the country to which they agent, may be either punished according to law, dismissed or sent away by the ofsigning to the other the reasons therefor. States, which shall not equally extend to It is, nevertheless, understood that the archives and documents relative to the affairs of the consulate shall be protected from all examination, and shall be carefully preserved, being placed under the seal of the consul and of the authority of the place where he shall have resided.

The consuls and their deputies shall have the right, as such, to act as judges er duties, imposts, or charges, whatsoev- and arbitrators in the differences which er, than those which the vessels of the U., may arise between the captains and crews States would pay in the same circumstan- of the vessels of the nation whose affairs ces, and, vice versa, the vessels of the U- are entrusted to their care. The respecnited States, arriving in ballast, or impor- tive governments shall have no right to inting into the territories, under the domin- terfere in matters of this kind, except the ion of his Majesty the King of Sweden & conduct of the captain and crew shall dis-Norway, the produce or manufactures of turb the peace and tranquility of the counthe United States, or exporting from the try in which the vessel may be, or that the territories under the dominion of his Maj- consul of the place will feel himself obligesty the King of Sweden and Norway, the ed to resort to the interposition and support of the Executive authority to cause his decision to be respected and maintained. It being, nevertheless, understood that this kind of judgment or award shall not deprive the contending parties of the right which they shall have on their rerurn, to recur to the judicial authorities of their own country.

Article Sixth.

In order to prevent all dispute and uncertainty in respect to what may be considered as being the growth, produce or manufacture of the contracting parties respectively, it is agreed, that whatever the chief or intendant of the customs shall erto subsisted between the two States, and owners are inhabitants of St. Barthelemy, have designated and specified as such, in being convinced that this object cannot be and there established and naturalized, & the clearance delivered to the vessels which depart from the European ports of his Majesty the King of Sweden and Norway, shall be acknowledged and admitted as such in the United States; and that, in the same manner, whatever the chief or collector of the customs in the ports of the United States shall have designated and specified as the growth, produce or manufacture of the United States shall be acknowledged and admitted as such in the territories of his majesty the king of Sweden and Norway.

The specification or designation given by the chief of the customs in the colonies of his majesty the king of Sweden and Norway, and confirmed by the government of the colony, shall be considered as sufficient proof of the origin of the articles thus specified or designated to obtain for them admission into the ports of the United States accordingly.

Article Seventh.

The citizens or subjects of one of the contractng parties, arriving with their ves sels on any coast belonging to the other but not willing to enter into port, or being entered into port and not willing to unload or break bulk, shall have liberty to depart and to pursue their voyage, without molestation and without being obliged to render account of their cargo, or to pay any duties, imposts, or charges whatsoever on the vessel or cargo, excepting only the dues of pilotage, when a pilot shall have been employed, or those of quayage. or light money, whenever these dues are paid in the same circumstances by the citizens or subjects of the country. It being, nevertheless, understood, that whenever the vessels belonging to the citizens or subjects of one of the contracting parties shall be within the jurisdiction of the other, they shall conform to the laws and regulations concerning navigation, and the places and ports into which it may be permitted to enter, which are in force with regard to the citizens or subjects of the country; and it shall be lawful for the officers of the customs in the dictrict where the said vessels may be, to visit them, to remain on board, and to take such pre-

the citizens or subjects of one of the con-, cautions as may be necessary to prevent all illicit commerce while such vessels remain within the said jurisdiction.

Article Eighth.

It is also agreed, that the vessels of one of the contracting parties, entering the ports of the other, shall be permitted to discharge a part only of their cargoes, whenever the capt. or owner shall desire so to do, and they shall be allowed to depart freely with the remainder, without paying any duties, imposts or charges whatsoever, except on that part which shall have been landed, and which shall be marked & noted on the list or manifest containing the enumeration of the merchandize which the vessel ought to have on board, and which list ought always to be presented, without reservation, to the officers of the customs at the place where the vessel shall have arrived; and nothing shall be paid on the part of the cargo which the vessel takes away; and the said vessel may proceed therewith to any other port or ports in the same country, into which vessels of the most favored nations are permitted to enter; and there dispose of the same; or the said vessel may depart therewith to the ports of any other country. It is however, understood, that the duties, imposts, or charges which are payable on the vessel itself, ought to be paid at the first port where it breaks bulk and discharges a part of the cargo, and that no such duties or impositions shall be again demanded in the ports of the same country where the said vessel may thereafter enter, except the inhabitants of the country be subjected to further duties in the same circumstances.

Article Ninth. The citizens or subjects of one of the contracting parties, shall enjoy in the ports of the other, as well for their vessels as for their merchandise, all the rights & privileges of entrepot, which are enjoyed by the most favored nations in the same

Article Tenth.

In case any vessel, belonging to either of the two states, or to their citizens or subjects, shall be stranded, shipwrecked, or have suffered any other damage on the coasts under the dominion of either of the parties, all aid and assistance shall be given to the persons shipwrecked, or who may be in danger thereof, and passports shall be granted them to return to their own country. The ships and merchandise wrecked, or the proceeds thereof, if the effects be sold, being claimed in a year and a day, by the owners, or their attorney, shall be restored on paying the same costs of salvage, conformably to the laws and usages of the two nations, which the citizens or subjects of the country would pay in the same circumstances. The respective governments shall watch over the companies which are or may be instituted for saving shipwrecked persons and property, that vexations and abuses may not take place. Article Eleventh.

It is agreed that vessels arriving direct from the United States, at a port under the dominion of his Majesty the King of Sweden and Norway, or from the ports of his said Majesty in Europe, at a port of the United States, furnished with a certificate of health from the competent health officer of the port whence they took their departure, certifying that no malignant or contagious disease existed at that port shall not be subjected to any other quarantine than such as shall be necessary for the visit of the health of ccr of the port at which they may have arrived; but shallafter such visit, be permitted immediately to enter and discharge their cargoes : provided, always, that there may not be found any person on board, who has been, during the voyage, afflicted with a malignant or conta ious disease, and that the country from which the vessel comes may not be so generally regarded at the time as infected, or suspected, that it has been previously necessary to issue a regulation. by which all vessels coming from that country are regarded as suspected, and subjected to quarantine.

Article Twelfth. The treaty of Amity and Commerce. concluded at Paris in 1783, by the plenipotentiaries of the United States and of his Majesty the King of Sweden, is renewed and put in force by the present treaty. in respect to all which is contained in the second, fifth, sixtlf, seventh, eighth, ninth. tenth, eleventh, twelfih, thirteenth, fourteenth, fifteenth, sixteenth, seventeenth, eighteenth, nineteenth, twenty-first, twenty-second, twenty-third, and twenty-fifth articles of the said treaty, as well as the separate articles one, two, f ur and five, which were signed the same day by the same plenipotentiaries; and the articles specified shall be considered to have as full force and vigor as if the priere in outed word for word; previded, my office less, that the stipulations contained in the