

## VOL. 1. NO 12]

### SALISBURY, MONDAY, FEBRUARY 10, 1884.

#### PROSPECTUS OF THE Yadkin & Catawha Journal,

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BY HUGH WELCH.

# " Our themes are drawn from observation, a reintended for the practical use of markind."

The Journal will contain the latest Foreign and Budnestie Intelligence, an abstract at he Proceedings of Congress and our State La-guilatories, which a softward of the board proceedings of Congress and our State La-procedings of Congress and our State La-things, which a corporation, and body politic in law may or can lawfully do ar execute, subject to the rules, regula-tions, restrictions and provisions, here-and the Mechanic Arts, Education, Morals and whatever may tend to instruct or amuse the community is divided t in short it will be, as far as its limited means will admit, "a map of busy the." of busy life."

Its political character will remain the same as lieretofore. If will support, the hights of the Srarss: but it will give a n less strenu-ous and unyield og support to the lights of CEREBAL GOVERNMENT

To promote Internal Improvement, will be one of the darling, objects of the Jornel. Malasses of the people are greatly interes-ter in the occanets : for wealth, honor and re-smentability are as sure to follow internal im-

sneetability are as sure to follow toternal im-priviement, as effects follow causes. *House Vanufactures* are no less important to the prope of this and every other State, the internal improvement; and, under a full consistion of the propriety and justness of its principles, the Journal will advect such the schell be deemed under streamstan. du ca as shall be deem d, under circanastan-ces, equal, just and constitutional. No paper will be deem of unional. No paper will be die entineed, unless at the discretion of the editor, until all screarages

Advertisements will be inserved at the usual

Advertisements working in subscriptments, are requested to note on the margin the anta-ber of insertions, or they will, be continued until forbid, and charged accordingly

THE JOURNAL. SALISBURY, THURSON FEB. 6. AN AT.

To establish the MERCHANT' BANK of th town of Newbern, and the Al. EMARLE BANK, in the town of Edentin.

Be it therefore endeted by the G n cral Assembly of the Since of North following rules restrictions, and provis-Corolina and it is kerely enacted by the authority of the same. That a sticles of the constitution of the said Back shall be established to the town of corporation: A meeting of stockhollers Newbern, the capital stock of which cannot beheld, unless those who lave shall not exceed two hundred and fifty a majority of votes be present, and evthousand dollars, livided into shares of one hundred dollars each; and that books ity of the votes which may be present; shall be opened in the said town, on the every stockholder holding one stare, second Monday in February, in the and not more than two, shall be intiyear of our Lord one thousand eight tied to one votes for every two stares above two and, not exceeding ton, hundred and thirty four, and remain open for the space of ninety days, under the superintendence of John Washing ton, sen. Asa Jones, John R. D. no-It, John Sneed, Samue Somption, Julin W. Beyan, Beenet F amer: Jomes C. Stevenson and Matt these Outur, or a maholders actually resident in the State,

spority of them, for the purpose of receiaring subscriptions to the sant Bank.

1. Be it further enacted, That and general meetings by proxy, the and fourth of each share share agoed, in the internet of being a stochholder. The fourth of each share share agoed, at the time of subscribing, that mother internet agoed in the stock in his at the time of subscribing, that mother at the time of subscribing, that another fourth shall be pand in gold or silver fourth shall be part in guid or sitter own right, that de cars wen appointed of the smount of capital stock of said opened in the said town on the second coin, to the director hereinafter described tor; and the directors wen appointed of the smount of capital stock of said opened in the said town on the second bed, within sixty days after the Bank shall always be seven) a be president same, of the moneys deposited therein, Lord one thousand eight hundred and bed, within sixty days after the Bank shall choose one of their amber (which shall have commenced busides; and shall always be seven) a be president shall always be seven) a be president of the notes in circulation, and of the debts due to the same, of the moneys deposited therein, of the notes in circulation, and of the cash in hand; and shall have a right to inspect such general accounts in the perintendence of T. J. Charlton, James bolders; but compensate to the presi-bolders; but compensate to the presi-bolders; but compensate to the presi-books of the Bank as shall relate to the Gorham, Jas. N. Hoskins, Jac. B. instalment, his stock shall be forfeited to dent or directors, shall be granted at the Bank, and be said for its benefit: the pleasure of the stockoolders. Not Provided, that no divere d shall be de- less than five director of whom the Provided, that no divore d shall be de-clared until the whole annual of stock subscribed shall be realized in gold, sil-ver or their equivalent. III. Be it further enacted. That when one thousand stares are subscri-when one thousand stares are subscribed, and the sum of twenty fire thousand his place. dollars is actually paid to the commis-sioners, the subscribers to the said Bank their successors and assigns, shall, be, and are hereby created and made a cor-poration and body politic, in law and in fact, by the name and style of the "President and surectors of the Mer-abants" Book at Newbern," and shall and are hereby created and made a cor-poration and body politic, in law and so continue until the first day of Janua-The directors shall andly elect a construction, signed by the presi-dity nine, [1559,) and by the name and style aforesaid, they shall be and are hereby mate able and capable in law to fave, purchase, receive, possess, enjoy and retain, to themselves and success-ors, lands, tenements, rents, heredita-ments, goods, shaltes and effects, and the ame to sell, grant, demise, alice or dispose of; to sue and be sued, implead and bo impleaded, answer and be and and bo impleaded, answer and be and and bo impleaded, answer and be and the sum of the sued of directors, the name of those buard of directors, the set of the set in one thousand eight hundred and tifty nine. [1859.] and by the same and

swered, defend and be defended, in present, the day and date of each meet-courts of record, or any other place ing, and shall record the year and nays whatsoever; and also to make, have a.d use a common seal, and the same to break, alter and renew at pleasure; in courts of justice; and on entering on NI. Be it further evented. That no note and also to ordain, establish and put in the discharge of his du ies the rashier execution such bye daws, ordinances shall take the following oath or affirmaand regulations, as shall seem necessary tion before some justice of the pesce, by and convnient for the government of whom it shall be returned to the office said corporation; and for the making of the clerk of the County Court, viz. "IA. B. do solemnly swear (or afwhereof, general meetings of the stockholders may be called in the manner firm as the case may be) to keep a just

sonal security, the stock of directors required instalment paid to the commisshall be considered as a pledge for the convenient transaction of its business. sioners who keep the books, notice thereof shall be given in the gazettes published at Newbern, and a meeting or shall have been bona fide mortgaged of the subscribers, to be held ten days to it by way of security, or conveyed at least after the date of the notice, shall to it in satisfaction of debts previously he called. If at this meeting those, or contracted in the course of its dealings, their agents who have a majority of or purchased at sales upon judgements votes, according to the rule percenter which shall have been ubtained for described, be present (if not another such debts. The said corporation shall neither meeting must be called,) they shall pro-

ceed to the election of seven directors directly nor indirectly trade in any thing except bills of exchange, promisowho shall take charge of the books and ry notes & bands; expressing on the face ers, and immediately persue the usual of them to be negotiable at said Bank. and proper means to put the Bank in op- gold or silver ballion or in the sale of eration. The said directors shall re- goods really and truly pledged for momain in office, until the first Monday ney lent and not redeemed in due time or of goods the produce of its lands, a December one thousand eight huntheir successors shall be appointed; and the United States, stock of the present on the first Monday in December in each year, or at any time thereafter, meetings of the stockholders shall be Baok of the United States, or such other Bank as may be bereafter festalished by a law of the United States, proviheld in the town of Newhern for the ded the investment in such stock shall not exceed one half of the capital stock purpose of electing directors, inquiring nto the affairs of the institution, and of this Bank. Neither shall the said esperation take more than at the rate six per centum per annum for or upon its loans and discounts; which interest

shall be taken in advance at the time of discount. The total a.nount of debts which the said corporation shall at any time owe, shall not exceed twice the amount of the stock sctusly paid in, over and above the sum then actually deposited in the Bank for safe keeping. If this or any other enactment herein contained be violated, the directors assenting to such violation shall be deemed to have committed felony, and shall be fined and imprisoned at the discre tion of the court.

one vote; for every three shires pove If a director shall cease to own the reten, and not exceeding one hundred. one wote; and for every tour shales aquisite number of shares, or shall die, hove one hundred one vde. After or resign, the remaining directors shall the first meeting, no shares elect another in his stead, until the sucshall confer a right of voting. Stockceeding meeting of the stockholders.

The Stock of said corporation shall be assignable and transferable, according to the rules which shall be instituted in that behalf by the laws and esdinances of the same.

The officer at the head of the treasury department of the State shall be fornishown right, shall be eligite as a direc- ed. once in six months with a staetment specting the accounts of any private individual with the Bank except of the directors. The bills obligatory and of credit, un-

only. VI Be if further evaled, That no note shall be issued by the said Bank under the denomination of three dollars. Anif the directors or cashier shall not pay specie, foreign or domestic, on demand for their notes, the said corporation may he sued, and in addition to interest a the rate allowed by law, computed from the time of refusal, the holder shall be entitled to six per cent. as damages, on the whole amount, and the jury. In case of suit, shall give a verdict for the same-And the holder of the notes of the said Bank. if not paid on demand, may bring an action of assumptit against one or all of the directors, who may have consentrd to insue more than twice the capital stock paid in provided that the Bank be not able to pay the amount.

VII. Be it further enacted, That the do ectors shall be allowed to keep open the ubscription books until the whole stock VIII. Be it further enacted The

if any director or officer of said Bank steal, purloin, emb-gale, or in any way act fraudulently with the funds of said Bank, it shall be punished by one or more whippings, not exceeding thirty lashes on his or their bare backs.

1X. Be it further enacted, That it any person'stall inively make, forge or ounterfeit, or cause or procure to be falsely made, forged or counterleited, or willingly aid or assist in 'alseis making, forging or counterfeiting any bill or note, in imitation of, or purporting to be a bill or note; assued by order of the president and directors of the Merchant' Bank of Newbern, or any order or check on said Bask or corporation, or any cashier thereof ; or shall filsely alter, or cause or procure to be faisely sitered, or willingly aid or assist in falsely altering any bill or note, issued with intent to pass, utter publish, as true, any false, forged or counterfaited bill or note purporting to be a bill or note issued by order of the said corpora tion, or any false, forged or counterfeit order orcheckupon thesaid Bank, or any cashier thereof, knowing the same to be falsely forged or counterfeited ; or shall pass or receive with intent to pass, or attempt to pass, utter or publish, as true, any falsely altered bill or note is-sued by order of said Bank, or any falsely altered order or check on said Bank, or any cashier thereof, knowing the same to or any other body politie, or person or persons, every such person shall be deemed and adjudged guilty of felony, and being thereof convicted by due course of law, shall be imprisoned not exceeding ten years, and fined not exceeding five thousand dollars.

X. And be it further enacted, That Bank shall be established in the town of Elenton, the capital stock of which shall not exceed two hundred thousand dellars, divided into shares of one hundred dollars each ; that books shall be opened in the said town on the second said statement: Provided, that this Skinner, Jss. Colfield, James C. John-shall not be construed into a right of in- son and John Cox, or a majority of them, for the purpose of receiving subscriptions to the said Bank XI. Be it further exacted, That one fourth of each share shall be paid in gold or silver coin, either domestic or foreign, to the commissioners above named, at the time of subscribing ; that another fourth shall be paid in gold or silver coin, either foreign or do-mestic to the directors, chosen in the manner hereinafter described, within sixty days after the Bank shall have commenced business ; and the remainder shall be paid as sforesaid within six months after the commencement of its operations ; and if any subscriber shall fail to pay the last instalment, his stock shall be forfeited to the Bank, and may be sold for its benefit : Provided, that no dividends shall be declared until the whole amount of stock subscribed shall be realised in gold, silver or their equivalent. XII. Be it further enacted, Tha when seven hundred and fitty shares, are subscribed, and the sum of eighteen thousand seven hundred and fifty dol-

## WHOLE NO. 477. VOL. VIII.

fact, by the name and style of the "President and Directors of the Albemarle Back of Edentos ;" a classit so continue ustil the first day of January, one thousand eight hundred and fifty nine, (1859,) and by the ame and style aforesaid, they shall be, and are hereby made able and capable in law to have, purchase, possess, enjoy and retain to themselves and successors, lands, tonements, rents, hereditaments, goods, chattels and effects, and the same to sell grant, demise, alien or dispose of ; to sue and be sued, implead and be impleaded, answer and be answered, delend and be defended in courts of record or any other place whatsoever : and also to make, have and use a common seal, and the same to break, alter and renew at their pleasure ; and also to ordain, establish and put in execution such by laws, ordinances and regula-tions, as shall seem necessary and convenient for the government of said corporation ; and for the making whereof general meetings of the stockholders may be called in the manner hereinafter specified, and generally to do and execute all acts, matters and things, which a corporation and body politic in law may or can lawfully do or exerute, subject to the rules, regulations, restrictions and provisions here fter prescribed and dectared.

XIII. Be it further enacted. That ss soon as seven autor and fity shares shall be taken in the st is of said Baok, and the required metalment paid to the commissioners will keep the books, notice thereof shall be given in the gazette published at Edenton, and a meeting of subscribers, to be neld ten days at least after the date of the notice, shall be called. If at this most ing those or their agonts, who have a mijority of votes according to the rule hereafter desgribed, be present, (if not, another meeting must be called.) they shall proceed to the election of five directors, who shall take charge of the books and money in the hands of the commissioners, and immediately purme the usual and proper means to put the Bank in operation. The said dis tors shall remain in office until the first Monday in December, one thousand eight hundred and thirty four, (1834,) or until their successors shall be appointed ; and on the first Mooday of December in each year, or at any time there-after, meetings of the stockbolders shall be held in the town of Edenton, for the purpose of electing directors, inquiring into the affairs of the institution, and making such regulation as may be deement fit and necessary.

XIV. Be it further enacted. That the following rules, mericinal and provisions shall form the fundamental articles of the constitution of said curporation : A meeting of stockholders cannot be held unless those who have a majority of votes be present ; every stockholder bolding one share, and not e than two, shall b e entitled to a vote; for every two shares above two, and not exceeding ten, one vote ; for every three shares abave ten, and not exceeding one hundred, one vole : for every four shares above one hundred. one vole. Alter the first meeting, no share or shares shall confer a right of voting which shall not have been holden three calendar monts previous to the date of voting. All stockholders resi-ding without the limits of the State may vote by proxy, and is no other way, at elections and general meetings, provided his, her or their proxies are residents of the State of North Carolina, and each possess in their own right at least ton shares of the stock. None but a stockholder who is a citizen of the State, and who holds ten shares of the stock in his own right, shall be chgible as a director ; and the directors, when appointed, shall choose one of their number (which shall always be five) to be president of said Book, and shall menage the institution as shalseem best to them, anless otherwise directed by the stockholders ; but compensation to the president and directors shall be granted at the pleasure of the stockholders. Not less than three directors, of whom the president shall always be one, shall constitute a board (See last page.)

money in the hands of the commission-

making such regulations as may h

V Be it further enacted, That the

ery act requires the sanction of a mapr-

and none others, may vate at elections

leemed fit and necessary.

A number of stochollers, not less than ten, who togethe shall be the owners of one hundred shares and up-

objects of such meeting. The directors shall anolly elect a

der the seal of said corporation, which shall be made to any person or persons, shall be assignable by endorsements thereon, under the hand orihands of such

thereon or persons, and of his, her or beir ssignee or assignees, and so as ab-solutely to transfer and vest the proper ty thereof in each and every assignee or assignees successively; and to enable such assignce or assigners to bring and maintain an action thereupon in his, her or their own name or pames. And bills

or noies, which may be issued by order of said corporation, signed by the presi-