



THE FREE PRESS. Thursday, April 5.

In the Voters of Jefferson County.

An Act To amend an Act passed January 9th, 1819, entitled "An act concerning CHARLESTOWN, in the county of Jefferson."

VARIETY.

Mr. Anderson, the Vocalist, has again been driven from the boards of the theatre. A performance was attempted at the Richmond Hill Theatre in New York, on the night of Monday week last, but had not proceeded far, before the crowd outside, which the Police officer stated at about 2000, commenced an attack upon the House, and soon broke in and took possession of the stage and boxes.

From the New York Evening Post. TO THE PUBLIC. I once more present myself before the American People, to solicit and if possible to obtain their forgiveness for the errors and acts of imprudence which I committed on my arrival in this country.

A discursive, but very earnest and interesting debate took place in the Senate yesterday, on the subject of the Tariff. It arose on a bill reported by the Committee on Manufactures, which the reader will find under the Congressional head, as well as the disposition which has for the present been made of it.

The citizens of Towanda, Bradford county, Pa. have held a public meeting, and avowed a determination to prosecute to the laws extent, any person, whether citizen or stranger, who shall be found intoxicated within the limits of that borough.

The Huntingdon Gazette says:—"Mr. Moffet, the individual supposed to have been murdered in the seven mountains in Centre county, made his appearance in Bellefonte, one day last week, and upon his solemn declaration that he was not murdered, the person committed on suspicion of having committed the deed was released."

It is stated in a German paper published in Philadelphia, that capitalists of Europe have offered to make a loan to the State of Pennsylvania, at an interest of two per cent, on the sole condition that the principal is not to be repaid before fifty years.

There are now finished, in progress, and projected, in the United States, two thousand nine hundred and thirty-eight miles of Rail Roads.

THE ANDRE FAMILY.—On the death of Major Andre, the British Government settled 3000 sterling a year for life; for his mother, and one hundred on his three sisters. A gratuity of 1,000 guineas was also presented Mrs. Andre, out of the privy purse, and William Lewis Andre, his brother, was made a Baronet.

BALTIMORE, MARCH 27.—A few days since a party of twenty-six young men, from the East, arrived in this city on their way to Columbia river, (the Oregon) in the extreme West of our country. Their travelling wagons, three in number, were peculiarly constructed, to be useful in their contemplated journey; the body of the wagon was calculated to be used as a boat, in crossing or passing rivers, the wheels being detached and put into it.

Our Marine head to-day exhibits some distressing results of the gale on Sunday night. A gentleman from the neighborhood of Cape Henry informs us that the crew of the sloop Indian, wrecked at that place, all perished. The bodies of four of them (probably all on board) were found, one lashed in the shrouds, another lying across a coil of rigging; and two floating under the lee of the deck.

We understand, also, that there is a Brig ashore about 8 miles S. of Cape Henry; a sloop 4 miles beyond the Brig, and a topsail Schr. (awful to relate,) with all hands frozen to death, about 3 miles to the N. of Cape Henry Light House.

A late New Orleans paper says:—"A passenger on board a steamboat which passed Shippingport, said that it would have been impossible to see where the town was, had he not seen the smoke issuing from the tops of the chimneys that were peeping just above the water's surface."

DOMESTIC.

From the National Intelligencer, March 29. From GEORGIA we learn, through a private channel, that the Mandate of the Supreme Court of the United States in the case of S. A. Worcester vs. the State of Georgia (the Cherokee case) having been delivered to the Court to which it was addressed, a motion was made by the Counsel for Mr. Worcester to reverse the judgment of that Court, according to the judgment of the Supreme Court, and that the motion was refused by the Court. A motion was then made that the Mandate of the Supreme Court should be placed on the record of the Court, accompanied by a motion for a writ of Habeas Corpus, and that this motion was also refused.

Whist the National Republican Young Men are electing their Delegates to the May Convention in this city, (which might turn out to be the most effective Convention ever held for the like purpose,) the Jackson party are electing Delegates to a Convention at Baltimore in the same month, to select a candidate for the Vice Presidency. At a State Convention held at Albany a few days ago, thirty-six Delegates were chosen to represent the electoral power of New York in the General Convention. At a similar meeting held recently at Nashville, Tennessee, forty-four Delegates were appointed to the General Convention, of whom the late Secretary of War is one.

North Carolina.—We add our testimony to that of others, in denying the justice of Mr. Clayton's assertions relative to the excitement in the States South of the Potomac.—There is one State at least not yet disposed to "blow the Union into ten thousand atoms;" nor to set at defiance the constitutional authorities of the country. And that State is N. Carolina; whose people are nearly unanimous in opposition to the Tariff—more nearly unanimous in a hope that the mandate of the Supreme Court will be submitted to or enforced—but most of all (we may say perfectly) unanimous in attachment to the Union.

On Sunday morning, the 18th of March, the fine large dwelling house of Mr. Mahlon Walters, situate on the Spicker's Gap road, about seven miles west of Leesburg, was entirely destroyed by fire. The loss sustained by Mr. Walters, is estimated at from 2,500 to 3,000 dollars.—The building was completely destroyed, nearly all the wearing apparel of the whole family consumed, and all the kitchen and a good deal of the household furniture.—The fire broke out in the dining room, but how it originated is altogether unknown.—The doors and windows of the room were observed to be fast, soon after the fire was discovered. The fire was well secured by Mr. Walters himself, as he thought, on going to bed at about 11 o'clock—one of the family remarking at the time that it would not keep till morning.

A Melancholy Event.—On Saturday evening last, in Pymatuning township, in this county, Mrs. Rhoda Pettit, consort of Mr. Isaac Pettit, who was subject to fits, being alone in the dwelling of her husband, except three small children, and an infant in her arms, took a fit, as is supposed, and fell into the fire; where the infant was roasted to death, and she was so severely burnt that she died on the next day. The child was about three weeks old. The eldest boy assisted in getting his mother out of the fire, and alarmed the neighbors.

James Fletcher, who wrote the history of Poland for the Family Library, shot himself lately, near London, want of money being supposed to be the cause. A London journalist observes that he had always spoken of suicide with contempt, and had sharply censured Col. Brereton. His age was 22.

The Five Powers have determined to settle the affairs of Greece, to appoint a King, and support him. Otto, the second son of the King of Bavaria, was selected to fill the throne. He is but 17 years of age.

A younger son of Lucien Bonaparte has come to this country, on a visit to his uncle, Count de Surville.

APPOINTMENTS.

For the Baltimore Methodist Episcopal Conference, March, 1832.

BALTIMORE DISTRICT.—Alfred Griffith, P. E. Baltimore city, John Davis, S. G. Howell, J. L. Gilbreth, T. B. W. Moore, H. S. Kephart, & A. Collins.

WESTMORELAND DISTRICT.—Henry Steer, P. E. Alexandria, Norval Wilson. Foundry, James M. Hanson, George Hildt, Georgetown, Henry Furlong.

ROCKINGHAM DISTRICT.—C. B. Tippet, P. E. Rockingham, John Rhodes, W. B. Edwards, Harrisonburg, John Poles.

JEFFERSON DISTRICT.—Wm. Hank, N. J. B. Morgan Berkeley, Wm. Monroe, S. Clark, sup. Alleghany, Jas. Reed, Jr., Z. Jordan Cumberland, George W. Humphreys Bedford, Thomas Larkin, J. M'Enally Springfield, Davis Kennison Clearspring, Basil Berry, Jesse Stansbury

PORTLAND DISTRICT.—David Steele, P. E. Sunbury, Wesley Howe, James Clark Berwick, W. Prentiss, Oliver Ege Northumberland, Marmaduke Pierce, J. Forrester, David Shaver, J. R. Tallentire Bellefonte, Samuel Ellis, James Sanks Philadelphia, A. Britton

CONFERENCE FOR 1833, to be held in Baltimore City, 27th March. The following are the delegates who were elected to represent the Baltimore Annual Conference in the General Conference, which will commence at Philadelphia on the 1st of May, viz:—James H. Hanson, N. Wilson, A. Griffith, Joshua Wells, William Hamilton, S. G. Rozell, D. Steele, H. Furlong, G. Morgan, C. B. Tippet, H. Smith, H. Slicer, R. Galden, Chas. A. Davis, A. Hemphill, J. Bear.

Portugal.—Captain Graham, of the brig Leander, at Norfolk from Oporto, whence he sailed on the 24th February, informs the editors of the Beacon that the political affairs of Portugal were in a very unsettled state.—Don Pedro's fleet was momentarily looked for at Oporto. Two British ships of war were lying in that port, having made preparations to receive on board the families of British merchants resident there, in the event of the arrival of the fleet, which was reported to have sailed from Brest, rendering it necessary.

Portugal and Spain.—We were able to state exclusively on Saturday upon the authority of our Paris correspondent, that the French Minister of Foreign Affairs had signified to the Spanish Ambassador in Paris, the determination of the French Government not to permit the King of Spain to send troops to the assistance of Don Miguel. We are now informed, from a source entitled to the highest credit, that a note to a similar effect, and almost in as strong terms, has been sent by Lord Palmerston to M. Z. Bernudea, the Spanish Minister at this Court. The last despatches from Madrid left no doubt of the existence of a treaty between Ferdinand and Don Miguel, by which they bound themselves mutually to assist each other. Up to that time, however, Ferdinand had not openly sent any troops to Portugal, but large bodies of Spaniards were arriving privately on different points on the frontiers. This important fact has been formally communicated to Lord Palmerston and Gen. Sebastiani.

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TAXES RELEASED.

By the act of the Legislature, passed on the 10th March, 1832, all taxes upon lands, lying East of the Allegany mountains, up to the year 1831, inclusive, are RELEASED. And all taxes upon lands West of said mountains, where the sums do not exceed ten dollars, are also released. Western lands, charged with a greater sum than \$10, will be liable to forfeiture after the 1st of January, 1832.

The following section relates particularly to the Eastern country: "Be it enacted by the General Assembly, That the taxes and damages due and chargeable upon all lands and lots lying East of the Allegany mountains, returned, or which may be returned as delinquent for the year one thousand eight hundred and thirty-one, and for each and every year prior thereto, whether the same shall have been heretofore voted in the President and directors of the Hibernia fund, or shall have been sold according to law and redeemed by the State, or otherwise returned as delinquent, shall be and they are hereby released, and the owners thereof shall be and they are hereby discharged."

Persons who furnished the undersigned with money to pay arrears of Land Tax at Richmond, are informed that the several amounts will be returned to them—all the Taxes up to 1831, inclusive, so far as relates to the Eastern country, having been released.

JOHN S. GALLAHER. The State of Maryland has requested the Directors of the Chesapeake and Ohio Canal Company, to call a meeting of the Stockholders, to deliberate upon the propriety of granting permission to the Rail Road Company to extend their road along side of the Canal, from the Point of Rocks to Harpers-Ferry.

To those persons who are honestly under the belief that canals are better than rail roads, the proposed measure cannot be objectionable, because it is not proposed to check the Canal, but only to present to their choice of use two communications instead of one only. To the county of Jefferson it is very important, because it will connect with and insure the construction of the contemplated road from Harpers-Ferry to Winchester; and because, if the Rail Road should be extended to Cumberland; it will pass along the entire northern boundary of the county. We think it important that this measure should carry, because the expense and hazard of crossing the river at the Point of Rocks, together with the great difficulties between that place and Harpers-Ferry on the Virginia shore, are obstacles of such magnitude as almost to render hopeless the occupation of that avenue of approach to the Ferry. Much then depends upon the decision of the meeting on the 28th of April.

We hope all stockholders in the Canal Company, friendly to this compromise, will, either in person or by proxy, be sure to represent their stock in the meeting of the 28th.

We understand, from undoubted authority, that the proposed extension of the Rail Road from the Point of Rocks, on the Potomac river, to Howard street, in Baltimore, will be 294 cents a barrel; and that that sum embraces all the charges made by the Rail Road Company, including as well the charges of loading, unloading, and delivering to the consignee in Pratt street, as carriage.

It must therefore be understood, that as the agents of the Company are limited to the sum of 994 cents per barrel, all charges over and above that amount appertain to, and are received exclusively by, the commission merchant.

It may not be superfluous also to state, that the entire charge of tonnage from the Point of Rocks to Baltimore, will be at the rate of \$3 02 per ton of 2240 lbs.

We have received, from a friend in Washington, a copy of a letter addressed by the Hon. GARIBOLD MOORE, a Senator from Alabama, to his constituents, in reply to the resolutions adopted by a meeting held in Courtland. In this, he enters into a full defence of his vote against Mr. Van Buren—and shows that, in many cases, (Hill, Noah, Kendall, &c.) the friends of the Administration voted against the President's nominations, without being charged with a coalition, or with factions opposition. He also gives the vote upon the nomination of William Short, by Mr. Jefferson, in 1809, and shows that "the names of some of the most distinguished republicans, and the warmest friends of Mr. Jefferson, were recorded against it."

The letter is very long, which prevents us from copying it at present. It is written with great ability.

FREDERICK ELECTION. HEROME L. OPIE (no opposition.)

Richard W. Barton 639 John B. D. Smith 639 John B. Earle 623 James Gilson 569 John S. Magill 501 The three first named elected.

The Berkeley election will take place on Monday next. The candidates for the House of Delegates are—Capt. William G. Burns, Capt. Levi Henshaw, and Charles James Faulkner, Esq.

The Jeffersonian and Virginia Times.—The Lynchburg Jeffersonian, edited by Richard K. Cralle, Esq., under whose control that paper has been for the last two years, has been removed by that gentleman to this City; and the first number was published this morning under the above title. The following is the closing paragraph of Mr. Cralle's profession of faith: "On the leading subjects of State government, we have already given our views. We are the advocate of Internal Improvements by the State—and of the System of general Education—and we are opposed to any further discussion of this Abolition Question."

The Jeffersonian and Times will be published twice a week at \$5 a year. (Richmond Whig, March 29.

FELLOW-CITIZENS: Having been again presented, by my friends, to your consideration, as a candidate for the House of Delegates—and as but a few days will intervene between this time and the election—I avail myself of this medium to tender you my respectful salutations.

The protracted session of the late Legislature, growing out of questions of momentous interest, has denied me the pleasure of a personal interview with the people generally. But I do not know that I could, even if allowed the gratification of an interchange of opinion, give any new evidence of capacity or of ability to discharge the duties of an honored. I can only, as heretofore, pledge the devotion of all my faculties, such as they are, to a conscientious discharge of duty.—To plead exemption from liability to error, would be vain and idle—and to attempt to meet, in every particular, the views of all would be worse than idle. Questions must often necessarily arise; calculated to embarrass the judgment—and in such cases, all that can be done, is to follow the best lights which the occasion may present.

I hope I have shown, on all important subjects, a due degree of caution and prudence—and that I have in no case compromised the principles which I have so often avowed. Upon the important question of Abolition, which will no doubt again be agitated, I would respectfully suggest that the people themselves should manifest their will in some distinct and certain form. My own views have been briefly presented—and whatever may be the difference of opinion on that subject, among the citizens of Jefferson, I am gratified to find, as far as I have been able to ascertain the public feeling, that my course has not been condemned. I never more forcibly felt the weight of my responsibility, than I did upon the occasion lately presented—and never did any subject require more calm and serious reflection. If again honored with your suffrages, I pledge myself to be guided by the public will, when known—and whenever this cannot be ascertained, to follow the dictates of the best judgment which I may be enabled to form in relation to your interests and policy.

I have an opportunity of seeing before the election, will not attribute the failure to any diminution of respect or gratitude on my part. The time is limited; and being necessarily somewhat of a business man, those similarly situated will know how to make due allowance for my inability to wait upon them.

In a county so intelligent as Jefferson, the people are perfectly competent to form a correct opinion of those who claim their suffrages; and I have too much confidence in their independence and discernment, to suppose that I could, by personal electioneering, have any influence upon their decision.

Whatever may be their verdict, I will endeavor to submit to with cheerfulness—relating fresh to my heart as enduring remembrance of their past kindnesses, and a lively sense of the honor which, at an important period, in the history of Virginia, they so generously bestowed upon me.

Very respectfully, your fellow-citizen, JOHN S. GALLAHER.

THE MARKETS. Baltimore, March 31. FLOUR.—The wagon price remains steady and uniform at \$4 75.

Alexandria, March 31. RICE.—The market is quiet and steady.

DIED. On Tuesday the 29th of March last, Mr. PHILIP ROBERTSON, of this county, in the 71st year of his age.

On Thursday last, at an advanced age, Mrs. CROWE, wife of Mr. Jacob Crowl, of Shepherdstown, on Monday the 29th inst. in the 25th year of her age. Mrs. PETERS, the noble and affectionate consort of Mr. John F. Ludwig, of this county—leaving an infant about 19 days old.

Yesterday, after a severe and protracted illness, Mr. ALBON LORR of this town, aged about 50 years.

We are authorized to announce HEROME L. OPIE, Esq. as a candidate to represent the counties of Jefferson and Frederick in the next Senate of Virginia.

We are authorized to announce GERARD W. VALENZ, Esq. as a candidate to represent the county of Jefferson in the next House of Delegates.

We are authorized to announce HERMAN HENRY, Esq. as a candidate to represent the county of Jefferson in the next House of Delegates.

We are requested to announce JOHN S. GALLAHER, as a candidate to represent the county of Jefferson in the next House of Delegates.

We are authorized to announce DANIEL MORGAN, Esq. as a candidate to represent the county of Jefferson in the next House of Delegates.

NOTICE. The Rev. S. TUSTON will preach at Elk Branch on Sunday next, at 11 o'clock, A. M., and at Harpers-Ferry at 4 o'clock, P. M.

NOTICE. The Pew Rents of the Presbyterian Church, in this place, were due on the 1st instant—holders will please pay to JOSEPH T. DUBOIS or CARO MOORE.

THE TRUSTEES. Charlestown, April 5, 1832.

Dissolution of Partnership. THE firm of KEPLINGER & NICELEY, is this day dissolved by mutual consent. Henry NICELEY is authorized to close the business. All persons indebted will please call and settle their accounts, as Henry NICELEY is about to remove to the west—so that the immediate closing of the business is indispensable. DAVID KEPLINGER. HENRY NICELEY. March 29, 1832.

David Keplinger. MAKES this opportunity to inform his friends and customers of the late firm, that he still continues business at his old stand, where he has on hand, and intends keeping, a general assortment of

BOOTS, SHOES, AND HATS. Also, superior Shoe Blacking. Work made to order in the neatest and most durable manner. Also, Boot Trees and Lasts of every description, made at short notice. DAVID KEPLINGER. Shepherdstown, April 5, 1832.

FOR SALE. A FEW barrels strong VINEGAR 100 bushels strong POTATOES. G. W. HAMMOND. April 5, 1832.

Whereas it is represented to this General Assembly, That many inconveniences are now experienced by the inhabitants of Charlestown, in the county of Jefferson, in consequence of obvious defects in the act incorporating the same—for remedy whereof, Be it enacted by the General Assembly, That the trustees of said town now in office, do, on or before the 1st day of April next, after the passage hereof, and such as shall hereafter, from time to time, be elected, within one week after their election, proceed to choose, by a viva voce vote, out of their own body, a Mayor and Recorder, whose several authorities as such shall continue during the term, which they shall have been elected, and shall continue to act as trustees.

That every Mayor, so elected, shall, within one week after his election, take an oath, or make solemn affirmation, before a Justice of the peace for the county of Jefferson, that he will faithfully and impartially execute the duties of his office, and that he will not, in like manner take the like oath of affirmation. And the failure by either the Mayor or Recorder, to qualify as aforesaid, within said period, shall operate a forfeiture of his or their election, in which event a new election shall be had by said trustees.

That the Mayor and Recorder for the time being are hereby constituted and declared to be Justices of the peace within the limits of the said town, to have the like jurisdiction in all cases whatsoever originating within the said limits as the Justices (single) of the county courts within this Commonwealth now have. And they are moreover hereby declared to have exclusive jurisdiction of all cases (cognizable by a Justice of the peace) which shall arise out of the by-laws and regulations of said town, or in which the legally constituted authorities of said town shall be a party.

That in all meetings of the trustees, the Mayor shall preside, and in his absence the Recorder—if both are absent, then some one of the trustees present shall be appointed to preside for the time being. And in all cases such presiding officer, in addition to his vote as one of the trustees, shall have the casting vote, where there shall be an equal division of those present. The office of President of said Trustees, authorized by the act concerning said town, passed January the 9th, 1819, is hereby declared to be abolished.

Be it further enacted, That said trustees, or any four of them, including the Mayor and Recorder, in addition to the powers now vested in them, be and they are hereby authorized, whenever by them deemed expedient, to have the footways, sidewalks, gutters, &c. of the streets, paved or otherwise suitably improved or altered at the expense and charge of either owners or occupants of the lots or parts of lots along the front or sides of which such footways or sidewalks extend. And in case such owner or owners, or if he or they reside out of the limits of said town, then the tenant or occupants of such lots or parts of lots, shall neglect or refuse to pave or otherwise suitably improve or alter the same when required, and according to the directions of said trustees, it shall be lawful for the trustees, or any four of them, to have the same paved or otherwise suitably improved or altered, and to recover the expense of such improvement, or to sue for the same, in any summary manner, against the Mayor or Recorder, or before the county court of Jefferson, according to the amount of such expenditure. Provided said owners or tenants shall have ten days notice of such motion. And in all cases where a tenant shall be required to pave or otherwise improve or alter the sidewalk, gutters, &c. in front of or along the sides of the property by him occupied, or shall be compelled to pay for the same, such expenditure shall be a good and valid set-off against so much of the rent.

And be it further enacted, That all taxes laid upon any vacant or unimproved lots in said town, and all such expenditures as may be incurred by virtue of the foregoing section of this act, in making sidewalks, gutters, &c. in front of or along the sides of such vacant or unimproved lots, be and they are hereby declared to constitute a lien upon such vacant or unimproved lots in the hands of any subsequent purchaser or other person claiming the same; and may be recovered by said trustees from such subsequent purchaser or other person entitled thereto, in like manner, as they might have been recovered from the original owner or occupier.

Any constable in office, or who shall hereafter be appointed and qualified by the county court of Jefferson, is hereby authorized and required to act as such in executing the judgments, and otherwise in obedience to the lawful mandata of said Mayor and Recorder, or either of them, in every respect in the same manner as he is now required to act under the authority of any Justice of the peace for said county—Provided, however, that such constable or constables shall be resident within the limits of said town.

This act shall be in force from its passing.

VIRGINIA, TO WIT: At Rules holden in the Clerk's Office of the Circuit Superior Court of Law and Chancery for Jefferson county, the first Monday in April, 1832: Daniel Hoffman and David Whiteford, merchants and co-partners, trading under the firm of Daniel Hoffman & Co., PLAINTIFFS, against Michael Garry, Lewis Wernweg, James Stubblefield, Joseph P. Shannon and John Frame, DEFENDANTS.

IN CHANCERY. THE defendant, MICHAEL GARRY, not having entered his appearance, and given security according to the act of assembly and the rules of this court; and it appearing by satisfactory evidence that he is not an inhabitant of this county; It is ordered, that the said defendant do appear here on the first day of the next term, and answer the bill of the plaintiffs; and that a copy of this order be forthwith inserted in some newspaper published in Charlestown, for two months successively; and posted at the front door of the court house in the said town of Charlestown.

A Copy—Teste, ROBERT T. BROWN, C. C. April 5, 1832.

FOR SALE. A FEW barrels strong VINEGAR 100 bushels strong POTATOES. G. W. HAMMOND. April 5, 1832.

VIRGINIA FREE PRESS.

New Spring and Summer Goods.

THE undersigned is receiving... THE undersigned is receiving...

New Spring Goods.

SAMUEL GIBSON is now receiving... SAMUEL GIBSON is now receiving...

Sign of the Globe.

THE subscriber respectfully informs... THE subscriber respectfully informs...

PUBLIC HOUSE.

at Harpers-Ferry, (formerly occupied... at Harpers-Ferry, (formerly occupied...

Labourers Wanted.

I HAVE made arrangements of house... I HAVE made arrangements of house...

REMOVAL.

RESPECTFULLY inform the citizens... RESPECTFULLY inform the citizens...

TO THE PUBLIC.

I do certify, that sometime in October... I do certify, that sometime in October...

REMOVAL.

RESPECTFULLY inform the citizens... RESPECTFULLY inform the citizens...

TO THE PUBLIC.

W. T. WASHINGTON is hereby authorized... W. T. WASHINGTON is hereby authorized...

REWARD.

RAN AWAY from the subscriber... RAN AWAY from the subscriber...

PUBLIC SALE.

WILL be sold, to the highest bidder... WILL be sold, to the highest bidder...

TELEMACHUS.

WILL stand the present season... WILL stand the present season...

VIRGINIA, TO WIT.

At Rules held in the Clerk's Office... At Rules held in the Clerk's Office...

IN CHANCERY.

THE defendant, Marine T. Wickham... THE defendant, Marine T. Wickham...

FOR SALE.

Large vineyard... Large vineyard...

To the Public.

ABOUT the 20th of September last I left... ABOUT the 20th of September last I left...

A List of Letters.

REMAINING in the Post Office... REMAINING in the Post Office...

A List of Letters.

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A List of Letters.

REMAINING in the Post Office... REMAINING in the Post Office...

Joseph T. Daugherty.

WILL in future attend regularly... WILL in future attend regularly...

JOHN J. BROWN.

OFFERS his professional services... OFFERS his professional services...

Tailor Wanted.

A STEADY and industrious Tailor... A STEADY and industrious Tailor...

Notice.

NOTICE is hereby given that an... NOTICE is hereby given that an...

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Virginia Free-Road Lottery.

FOURTH CLASS, FOR 1832... FOURTH CLASS, FOR 1832...

Brilliant Scheme!

1 Prize of 4,000... 1 Prize of 4,000...

8503 Prizes.

To be drawn on the A, B, C, Plan... To be drawn on the A, B, C, Plan...

Battalion Orders.

As the present militia law requires... As the present militia law requires...

Administrator's Sale.

WILL be sold, at public auction... WILL be sold, at public auction...

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WILL be sold, at public auction... WILL be sold, at public auction...

Western Virginia Lottery.

THIRD CLASS FOR 1832... THIRD CLASS FOR 1832...

Brilliant Scheme!

1 Prize of \$2,000... 1 Prize of \$2,000...

8525 Prizes.

To be drawn on the A, B, C, Plan... To be drawn on the A, B, C, Plan...

Journeyman Tailors Wanted.

FOR Four Journeyman Tailors, who... FOR Four Journeyman Tailors, who...

Valuable Jefferson Land.

THE subscriber, as the agent and attorney... THE subscriber, as the agent and attorney...

Valuable Jefferson Land.

THE subscriber, as the agent and attorney... THE subscriber, as the agent and attorney...

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