

shell, Myers of H. Taylor, Fox, Corbin, Col-
man, Scott, Anderson, Woods of F.
G. Erskine, Taylor of H. Clarke of
G. Gibson, Seymour, M'Rae, Mantler, Wiss-
ington, Kennedy, Taylor of G. P. Pontine,
Taylor of L. & R. Lawson, Beard, Ramsey,
Harrison, Caldwell, Hodges, Massie, Waite,
Eberle, Verby, McConnell, Staples, May,
Tannahill, Keen, Talmage, Venable, Roberts,
Walden, Robertson, Layton, Crutchfield, Sie-
pham, Jackson of W.,

Joint vote with the Senate. Wilson
92, Dabney 63. Whole number 155—
necessary to a choice 78.

So Daniel A. Wilson was declared duly
elected Judge for the 8th Judicial Cir-
cuit.

HOUSE OF DELEGATES—Jan. 25.

Petitions were presented—

By Mr. Kennedy, of citizens of Jefferson,
praying that the Baltimore and Ohio
Railroad Company be authorized to estab-
lish a depot at the intersection of their
road with the Shepherdstown and Smith-
field Turnpike.

By Mr. Conn, of the citizens of Shep-
pherdstown, of the incorporation of the
county of Hardy, which asks that a
part of that county may be added to the
county of Shenandoah.

INCREASE OF JUDGE SALARIES.

Mr. Gregory moved that the resolution
some time submitted by him, to inquire into the expediency of increasing
the salaries of the judges, be taken up.

He accompanied the motion with a few
remarks in favor of the object contemplated
by the resolution. He knew this was
an inauspicious time to propose an increase
of the salaries of officers. "But all gentle-
men felt and acknowledged that our Judges
were not compensated according to their
services. He was anxious to pay all
the expenses of the State, when they were
now paid. He would raise their salaries
paid by the Federal Government—to secure
the services of the ablest men, and arrest
the tendency to centralism which now
threatens our nat'l. Union."

Mr. Goode said it was with regret that he felt constrained to oppose the resolution.
But the state of our treasury was such that he could not consent to impose
any additional burdens upon it.

Mr. Gregory replied at much length in
support of the resolution, and of the policy
of a general increase of the salaries of
State officers. A matter private to himself,
and called for a wise regard to the true
interests of the Commonwealth.

Mr. Ratcliff was strongly in favor of
the resolution to increase the salaries of the
Judges—and with a view of meeting
the opposition of the gentlemen from Middle-
burg, he proposed an amendment to the effect,
that the pay of the members of the
Legislature be reduced to \$3 a day.
This reduction would enable an increase
of the salaries of the Judges, without any
increased burdens of the people.

Mr. Ratcliff said it was clear that nothing
could come from the propositions before
the House; and with a view of enabling
the business of the House to proceed, he
moved the indefinite postponement of the
whole subject.

The ayes and nays being ordered, the
motion to postpone prevailed—**ayes 104,**
nos 16.

A message was received from the Se-
nate, stating their concurrence in the joint
resolution for the increase of the salaries
of the judges, and a motion was made to
pass an amendment, substituting the 1st Fe-
bruary for the 5th.

The House disagreed to the Senate's
amendment, because there is no such
day in the Calendar as "Wednesday," the
1st of February—Saturday being the 1st
day of this month.

On motion of Mr. Hunter, the House
adjourned.

HOUSE OF DELEGATES—Jan. 29.

The following engrossed Bills were read
a third time and passed:

A bill changing the time of holding the
Circuit Superior Court of Law and Chan-
cery of Jefferson county.

A bill concerning the duties of Execu-
tives and Administrators, and the wills of
personal estate.

ELECTION OF SENATOR.

The joint order of the day for the elec-
tion of Senator coming up.

Mr. Crutchfield said he did not rise to
make a nomination speech. He merely
rose to announce the name of the gentle-
men for whom he and some others would
cast their votes. Discussion was now un-
necessary. It had been going on in the
public press for 18 months—and every
man had made up his mind. If there
was to be discussion, he hoped it would be
confined to the other party. He put
in nomination, WILLIAM C. RIVES.

Mr. Ridley put in nomination JOHN Y.
MASON. He hoped the House would ex-
cuse him, while he stated the reasons
which induced him to give his support to
Mr. Mason. [Mr. R. then proceeded at
some length to urge Mr. Mason's claims
on the score of his personal virtues and
his political orthodoxy.]

Various gentlemen defined their position,
and after speech, which occurred
between 11 o'clock and 12 o'clock, a message was sent
to the Senate, announcing the nomina-
tions.

Mr. Crawford (of Elizabeth City and
Warwick) by leave of the House, explained
his position. He said he stood pretty
much alone. He told his constituents,
that he should not vote for Mr. Mason.
They have not instructed him to vote for
Mr. Rives or Judge Mason—and he had
not, like his friend from Williamsburg, re-
ceived letters from home to change his views.
He had always been a Whig, and acted with
the Whig party, and should still do so—but he would not disregard
his pledges. He should stand firmly to them, although he stood alone—and if the
effect of his course should be to do the
Whig cause injury, his constituents, and
he, were answerable for it.

Mr. Bayly, of Accomack, and Mr.
Smith, of Gloucester (Whigs) made sim-
ilar statements, declaring their intention
not to vote for Mr. Rives in any event.

A message was received from the Se-
nate, stating that that body had adopted
a resolution, postponing the election of
Senator until Thursday.

Mr. Worthington opposed the postpone-
ment—and the House disagreed to the
Senate's resolution, without a count.

A debate was then commenced in the
Senate, which was not terminated until
10 o'clock—When another message was
received from the Senate, stating that
they had receded from the resolution to
postpone, and were ready to proceed with
the election. The voting then commenced.

FIRST VOTE.

For WILLIAM C. RIVES—Messrs. T. W. Gilmer,
John C. Breckinridge, S. J. T. Moore, Wood, Cabell,
W. G. Stuart, George, Burwell of B., M. C. Mitchell,
Myers of B., Hunter, Kyle, Flood, Tolson,

For Corbin, Coleman, Campbell, Brookes, Wil-
son, Whitworth, Rose, Marshall, Scott, Alder-
ton, Payne, Hale of F., Hale of E., Erskine,
Gibson, Seymour, Miller, Hamlin, George,
Worthington, Kennedy, Reynolds, Taylor of
King George, Taylor of H., Johnson, Johnson,
Beard, Evans, Hodges, Mason, Allyn of Nor-
folk, Bowditch, Waits, Elleridge, Verby, Mc-
Connell, Shapley, May, Pursell, Keen, Tullis,
Dorman, Smith of Russell, Greaves, Crutchfield,
Stephenson, Walker, Jackson of Wood—70.

For JOHN Y. MASON—Messrs. Carpenter, Mc-
Cormick, Gilmer, Jackson of B., L. M. Merri-
ll, H. C. Moore, Clegg, Clegg, Durfey of E., & C.,
Fowle, Howell, Dyer, H. K. King, Guerrant,
Carroll, Batt, Taylor of H., Clarke of H., Al-
len of Hampshire, White, Lee, Armstrong,
Smith of L. W., Wright, Fontaine, Ewing,
Liscom, Urigan, Banks, Taylor of M., M.
Baskerville, Good, Clayton, Chapman, Wm.
of M. & P., Myers of Morgan, Randolph, Gen-
eral, Holden, W. H. Moore, Miller, McLean, Earl
of St. Albans, Venable, H. C. Morris, Phillips,
Drury, Dyer, Monk, Head, Scott, Tod, and
Thompson—18.

For W. C. RIVES—Messrs. Campbell, Pe-
terson, Thornton, Cooke, Boudinot, Lynde, Carter,
Faulkner, Whipple, Woodhouse, Fontaine, Melville,
Anderson, Good—13.

For JAMES McDOWELL—Mr. McMullen—1.

Joint vote with the Senate—Wilson
92, Dabney 63. Whole number 155—
necessary to a choice 78.

So Daniel A. Wilson was declared duly
elected Judge for the 8th Judicial Cir-
cuit.

THE PUBLIC PRINTING.

The House of Representatives, on the
28th ult., reversed the decision of the
day before, by which the public printing
was to be given to the lowest bidder. A
motion to reconsider the matter pre-
vailed—**ayes 110, Nays 107.**

WEDNESDAY, Jan. 31.

In the House of Representatives, Jan.
30, in conformity to a resolution previ-
ously adopted, an election was gone into
for a Printer to the House. The result
was as follows:

Total number of votes given 217,
necessary to a choice 107.

Or which—

Blair & Rives received, 110 votes;
Gales & Section, 93; T. W. White, (of Richmond,
Va.), 9.

Jacob Gideon, 1; S. Stambaugh, (of Phila.), 1;
Duff Green, 1.

So Blair & Rives were declared to have
been duly elected Printers to the House
for the 30th Congress.

THE CONSTITUTIONALITY OF THE COUNTRY TAX, by
the election of its Printer, the House of
Representatives is at last organized (as
far as it can be legally organized) during
the session to commence the entire rep-
resentation of one of the States from its
Hall). The election of Blair & Rives
was effected, on Thursday night, about
eight o'clock, by a majority of thirteen
votes, thirty members of the House being
absent at the time. The House paid the
Opposition candidates the compliment of
departing from usage, so as to make the
election vice versa.—*Nat'l. Int.*

Correspondence of the Baltimore Patriot,
WASHINGTON, JAN. 29, 1840.

THE ASSUMPTION OF STATE DEBT.

A good day's work has just been finished by
the Senate. The idle and miscellaneous resolution
of Mr. Benten, against a strait of his own cre-
ation—against a proposition which had never yet
been submitted to the Senate—for the assumption
of the Federal Government's debts by the
States, were referred to a committee. It will be
remembered, about three weeks ago, after a long
and wearisome discussion, the committee ad-
vised Committee, after taking all this time for exam-
ination and study, sent in a report to the
Senate, by Mr. Bayly, that the bill could not be
passed—If the S. who voted for him
and were opponents of the Administra-
tion, and would vote for an opponent, he
would give them 20 names, any one of
which could be elected, and was equal in
all respects to Mr. Rives.

Mr. Crutchfield had no doubt that Mr.
Rives could and would be elected. He
was proceeding to comment on the re-
marks of Mr. Bayly.

When a message was received from the Se-
nate, stating that they had agreed to
postpone the execution of the joint order
until 11 o'clock on Thursday.

The House then adjourned.

TUESDAY, Jan. 30.

Four more ballottings for Senator took
place to-day, and the result, each vote
was the same: Rives 82; Mason 81; scat-
tering 3.

Mr. Greville of Smyth, (a Conserva-
tive,) voted with the ayes.

Mr. Bayly thought the postponement
as well made—Fathers could not
change front here. Mr. Rives could not be
elected—if the S. who voted for him
and were opponents of the Administra-
tion, and would vote for an opponent, he
would give them 20 names, any one of
which could be elected, and was equal in
all respects to Mr. Rives.

A debate arose upon it, instantly, which
was not surpassed by anything that has occurred during
the present session. The scope and tendency
of the resolutions and the report were attacked
with great vigor by Messrs. Clegg, Preston,
Drury, & Co. Without a moment's delay, the
Speaker and his party were to hear and
decide on the question.

Mr. Greville—*"The S. of this Union
are held up in the air by Report In-
credulity, as being unable to speak
truth."*—*"The S. of this Union
are held up in the air by Report In-
credulity, as being unable to speak
truth."*

Mr. Greville voted today for Mr. Mason.

After the fourth vote, Mr. Crutchfield
rose to submit a proposition to the House,
upon which every gentleman might exercise
his discretion. We had voted six times,
and he believed we might continue
to do so throughout the day without con-
ting to any result. He thought no good
would come from a postponement of the
election from day to day; but if the post-
ponement were made for several days, an
election might be made.

He therefore moved to postpone the election until
the 5th of February.

Mr. Webster said—when he looked at the
time of the introduction of this Report—the cir-
cumstances—the absolute absence of any neces-
sity for it, he could not but regard it as the most
unfortunate of all possible measures.

He would defer to the judgment of the
Committee, and if they voted for it, he would
not condescend to defend himself. He
referred to his pledge last Spring, and stated
that he could not vote for William C. Rives
without personal honor.

He was not impracticable—they were twenty-
men for whom he would vote.

Mr. Cropper (also of Accomack) said he
did not rise to respond to the remarks of
his colleague. He had taken the course
he had, backed by the support of many of
the most intelligent citizens of his com-
munity.

He voted for Mr. Rives because he
believed he would thereby advance the
interests of the Whig party, with which
were identified the interests of the country.

But he would vote for any good and
true Whig.

Mr. Chapman moved, the indefinite
postponement of the joint order, that the
election might be referred back to the
Senate.

The motion for indefinite postponement
was strenuously opposed by Messrs. Ge-
orge, Southall, and Crutchfield,—when
Mr. Chapman withdrew the motion for
indefinite postponement.

Mr. Jackson said that he had made up
his mind to vote for Mr. Rives, and he
had no friends from Williamsburg, re-
ceived letters from home to change his views.

He had always been a Whig, and should
still do so—but he would not disregard
his pledges. He should stand firmly to them,
although he stood alone—and if the
effect of his course should be to do the
Whig cause injury, his constituents, and
he, were answerable for it.

Mr. Bayly, of Accomack, and Mr.
Smith, of Gloucester (Whigs) made sim-
ilar statements, declaring their intention
not to vote for Mr. Rives in any event.

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FIRST VOTE.

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John C. Breckinridge, S. J. T. Moore, Wood, Cabell,
W. G. Stuart, George, Burwell of B., M. C. Mitchell,
Myers of B., Hunter, Kyle, Flood, Tolson,

For Corbin, Coleman, Campbell, Brookes, Wil-
son, Whitworth, Rose, Marshall, Scott, Alder-
ton, Payne, Hale of F., Hale of E., Erskine,
Gibson, Seymour, Miller, Hamlin, George,
Worthington, Kennedy, Reynolds, Taylor of
King George, Taylor of H., Johnson, Johnson,
Beard, Evans, Hodges, Mason, Allyn of Nor-
folk, Bowditch, Waits, Elleridge, Verby, Mc-
Connell, Shapley, May, Pursell, Keen, Tullis,
Dorman, Smith of Russell, Greaves, Crutchfield,
Stephenson, Walker, Jackson of Wood—70.

For JOHN Y. MASON—Messrs. Carpenter, Mc-
Cormick, Gilmer, Jackson of B., L. M. Merri-
ll, H. C. Moore, Clegg, Clegg, Durfey of E., & C.,
Fowle, Howell, Dyer, H. K. King, Guerrant,
Carroll, Batt, Taylor of H., Clarke of H., Al-
len of Hampshire, White, Lee, Armstrong,
Smith of L. W., Wright, Fontaine, Ewing,
Liscom, Urigan, Banks, Taylor of M., M.
Baskerville, Good, Clayton, Chapman, Wm.
of M. & P., Myers of Morgan, Randolph, Gen-
eral, Holden, W. H. Moore, Miller, McLean, Earl
of St. Albans, Venable, H. C. Morris, Phillips,
Drury, Dyer, Monk, Head, Scott, Tod, and
Thompson—18.

Joint vote with the Senate—Wilson
92, Dabney 63. Whole number 155—
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So Daniel A. Wilson was declared duly
elected Judge for the 8th Judicial Cir-
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THE FREE PRESS.

CHARLESTOWN, Thursday

Charlestown Young Ladies' SEMINARY.

Mrs. T. R. TRAVIN.

RESPECTFULLY announce to the citizens of Charlestown and its vicinity, that the ensuing session of the above institution will commence on Monday, February 17th, and terminate on 17th July.

Pupils will be received at any period during that session, but it will be on many account difficult to find room in the commencement. No deductions will be made for absence except in case of sickness.

CHARLESTOWN, Feb. 6, 1840.

NOTICE.

PURCHASES at the sale of my personal property in March last, are remitted that their notes become due on the 15th of January last. Prompt payment must now be made, as indulgence will not be given longer than the first at Cain's Store, on Second Street, in Charlestown, Feb. 6, 1840.

F. S. — will pay a fair price in cash for a few young NEGROES of both sexes, of good character. I want them especially for my own use. Letters addressed to me (post paid) will be attended to.

H. M. M.

REMOVAL.

THE subscribers would respectfully inform their customers and the public that they have removed their Store to the house opposite Mr. Keyes'. They expect in a few days to receive a considerable addition of New Goods to their present stock, and would be happy to see their old and new customers.

Additional compensation will be made for absence except in case of sickness.

CHARLESTOWN, Feb. 6, 1840.

NOTICE.

Editor of the English Branch, comprising a critical knowledge of the English Language, Writing, Mental and Practical Arithmetic and Book keeping, Geography with the use of a pair of the largest spectacles, and the Mathematical Projection of Maps, &c. Natural Philosophy, Chemistry, Theoretical and Practical Botany, Histories, &c.

French Language, \$10.00
Drawing and Painting, 10.00
Ornamental Needle work, 10.00
Cost of the Room, per session, 50
Fuel and School Room expenses, 50
Stationery, when supplied by the Teacher, 75
Board and Washing, 45.00

Ornamental Needle work will be taught during one afternoon of each week—no extra charge.

Mr. TRAVIN having rented the commodious establishment opposite her present residence, will be prepared to receive a much larger number of boarders. Strict attention will be paid to the classification of his boarders, as well as to the most comfortable sustenance of the heart, and mind.

Additional compensation Teachers will be an object of consideration.

CHARLESTOWN, Feb. 6, 1840.—6.

NOTICE.

At Rules Holden in the Clerk's Office of the Circuit Superior Court of Law and Chancery for Jefferson County, the first Monday in February, 1840.

William Shown, PLAINTIFF, AGAINST

John G. Underwood and Susan his wife, John Wernow and Matilda his wife, Sarah Eaty and Abraham S. Eaty, DEFENDANTS, IN CHANCERY.

THE defendants, John G. Underwood and Susan his wife, not having entered their appearance, and given security according to the act of assembly and the rules of this court; and it appearing by satisfactory evidence that they are not inhabitants of this country: It is ordered, That the said defendants do appear here on the first day of the next term, and answer the bill of the plaintiff; 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,

H. T. BROWN, Clerk.

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THE defendants, John G. Underwood and Susan his wife, not having entered their appearance, and given security according to the act of assembly and the rules of this court; and it appearing by satisfactory evidence that they are not inhabitants of this country: It is ordered, That the said defendants do appear here on the first day of the next term, and answer the bill of the plaintiff; 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,

H. T. BROWN, Clerk.

February 6, 1840.

NOTICE.

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