

THE WHIG.

FLEMINGSBURG, KY.

Friday, January 27, 1837.

CONGRESS.

IN SENATE—Thursday, Jan. 12, 1837. Mr. Wright from the Committee on Finance, reported without amendment, a bill to authorize George Whitman to import an iron steamboat, &c. The resolution offered by Mr. Walker, on the subject of Texas, was taken up, and postponed till Wednesday next and made the special order for that day. The bill to limit to sales of Public Lands, was postponed until to-morrow. The Expiring resolutions was taken up and under discussion when the Senate adjourned.

HOUSE OF REPRESENTATIVES. Thursday, Jan. 12, 1837.—The House resumed the consideration of the bill for the reduction of the revenue to the wants of the country, the question being on the motion of Mr. Lawrence to postpone the bill indefinitely. Mr. Cowin, and Mr. Osman of N. H. addressed the House at some length, when Mr. Muhlenberg moved to lay the bill on the table, and to print together with the Report. The question on the motion after considerable discussion was taken and decided in the negative.

IN SENATE—Friday, Jan. 13. The Chair laid before the Senate the credentials of Thomas Clayton, elected a Senator from Delaware, to fill the vacancy occasioned by the resignation of J. M. Clayton. Mr. Davis offered the following resolution which lies one day on the table.

Resolved, That the President of the United States be requested to send to the Senate, if not incompatible with the public interest, any communication received by, or correspondence had between the Executive of the U. S. and General Santa Anna, or any other person claiming to act in behalf of Mexico, respecting the independence or future disposition and civil condition of Texas, if any such communications have been made or any such correspondence has been had. Also such communications, if any, as have been made from any other foreign government or governments touching the same subject.

HOUSE OF REPRESENTATIVES.

Friday, Jan. 13.—The House resumed the consideration of the bill to reduce the Revenue to the wants of the Government, two motions pending; one to commit the bill and report to the Committee of the Whole on the State of the Union, and the other to postpone indefinitely. The question being taken on the first motion it was decided in the affirmative without a count. Ten thousand extra copies of the Bill and Report were ordered printed.

IN SENATE—Saturday, Jan. 14.

Mr. Tallmadge presented a memorial of the Board of Trade of the City of New York, praying for the establishment of a National Bank to be located in the City of New York. On account of the deranged state of the trade and the currency, the petitioners were induced to make this application, as they considered a National Bank as the only remedy. They pray that the Bank may be established on the plan suggested in the memorial and ready-bill only at such rate and on such terms, but throughout the day gray and cold.

Men's feelings are always purest and most glowing in the hour of meeting and farewell; like the glaciers, which are transported and ready-bill only at such rate and on such terms, but throughout the day gray and cold.

Every heavy burden of sorrow seems like a stone hung round our neck, yet are they often only like the stones used by peash-shooters, which enable them to reach their prize and to rise enriched.

Error.—For the first time the very best may err; art may persuade, and mortally spread out its charm. The first fault is the child of Simplicity; but every other the offspring of Guilt.

HOUSE OF REPRESENTATIVES.

Saturday, Jan. 14.—Mr. Pickens addressed an inquiry to the Hon. Chairman of the Committee of Foreign Affairs, as to the time when that committee proposed to make a report upon the subject of our relations with Texas which was referred to that committee. Mr. Howard replied that the committee had for some weeks had the subject under consideration, but had come to no decision thereupon.

ANOTHER MOVING.—The Globe contains a programme for a Mammoth Bank in the district of Columbia. So much for the consistency and sincerity of the Globe.

The secret of the "programme" of the Globe is—that the Vanity party leaders at Washington have become so completely dissatisfied and disgusted with the Whig

system, with R. M. Whitney at its head, and some go so far to acknowledge it a complete failure, and as a substitute, are actually concocting a scheme for a new National Bank, for the use of the Government—the head to be at Washington, and the principal branch at New York.—The former to manage the public deposits through the branches, and the latter, to regulate the exchange and the currency. It is in fact nothing more nor less than an old U. S. Bank in disguise. If it is a happy piece of work, 'tis Hamlet would say, of which we shall see more anon.—Balt Pat.

TELEGRAPH.—Mr. R. Porter of Providence, has established a line of Telegraphic stations between Boston and Providence, by which intelligence may be communicated from one place to the other in clear weather in less than two minutes. Mr. Porter is a boat to extend the line to New York—which when put in operation will enable him to communicate any intelligence, public or private from New York to Boston, and receive an answer in twenty-five minutes. Quick work this.

REMOVAL OF EXTENSIVE FORGERS.—A gentleman who arrived here on Monday evening from Buffalo, informs that about forty men have been arrested upon a charge of being concerned in a most extensive forgery of bank notes and half dollars. Our informant stated that among the persons arrested some were hitherto of the most respectable standing in the place, such as steamboat captains, hotel keepers, and speculators, &c. This event had caused a greater excitement at Buffalo than the failure and forgeries of Raitburn. N. Y. Com. Jds.

A vote of the citizens of Cincinnati upon the property of the City Authorities obtaining a loan of \$600,000, to be vested in the stock of the Charleston, Cincinnati and Louisville Rail Road, was recently taken, and resulted in a majority of forty-four to one in favor of the loan.—From this it appears that the people of Cincinnati are beginning to take up a little on the subject of that important work.

Warm Hands.—While walking in the open air, by swinging the hands at full length, with a sudden jerk, they will quickly burn with the warmth of the blood.

Ground Mustard is said to be an antidote for almost any poisonous substance that has been taken into the stomach. It should be given as soon after taking the poison as may be.

Laughing and Longevity.—Democritus, the laughing philosopher, whom the poets call a "dear droll," and who grined at every incident of his own life, of whatever character, lived 100 years.—New Era.

Cure for the Cramp.—The extraordinary fact has been determined, that in cases of the cramp, a bar of iron, placed under the mattress on which the person is sleeping, transfers over to the calf of the leg, will prevent the recurrence of the attack. The bar may be an inch square, or a common poker will do. If there be two mattresses, place the bar between them.—This has been attended, and may be generally recommended. We are inclined to think rather, however, of the existence of a magnetic principle pervading the human body; one which we long suspected.—N. Y. Sun.

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FROM TEXAS.

CALIE OF THE BARRAGE OFFICER, SANTA ANA. The Mexican General Santa Ana and his friend and coadjutor, Col. Alamo, have been released from their captivity in Texas, and passed up the river a few days ago on their way to the city of Washington. They are escorted on behalf of the Texian Government by Col. Howell, Inspector General of the army, Col. Bee, late Secretary of the Treasury, and Capt. Taylor. I accompanied them from this place to Vicksburg, and the views which have induced the visit of Santa Ana to our capital have been placed in my possession with the request that I should make public so much of them as might be interesting to the people of this country.

In view of a speedy and specific adj

ment of the Sanguinary war which has existed between Mexico and Texas, the captive General solicited permission from the Texian Government to throw himself on the protection of the United States, and claims the interposition of the military officers of their Chief Magistrate. He proposes to acknowledge the Republic of Texas as an independent and sovereign nation, or to agree to the incorporation of her territory into the North American Union, if the two parties so interested should so determine. Being a prisoner of war, and the Mexican Government having expressly declared that it would hold no negotiation with Texas through Gen. Santa Ana while he so remained in dress, it became necessary, if his authority and influence were to be made available at all, that he should at once be placed in a different attitude, in which he could be free and untrammelled, unbiased by any disparaging circumstances, but according to his unqualified legal right—that be complete in fact, restored to the full and complete possession of all his lawful authority and power as President of Mexico. To effect this his immediate and unconditional release by the Government of Texas was indispensably requisite—and under the peculiar circumstances which exist in connection with his captivity, it was deemed inadvisable that the pacificatory officers should be invited to establish their parties, and impede the progress of the war. Gen. Santa Ana therefore proposed to visit Washington and solicit the mediation of the United States, and his proposal was acceded to by the Executive of Texas, who believed that nothing could possibly be gained by the detaining him longer. On the 1st of March next the term of his imprisonment will expire, after which time he would be utterly valuable as a prisoner.

The people of Texas are anxious to terminate the War. They wish to live at peace with Mexico. They desire most heartily to establish their Government, and if possible to annex themselves to the Union. They could hardly hope to attain their object while they held the chief of their enemy in the bonds of imprisonment. They have therefore, in a spirit of magnanimity deserving of all praise, voluntarily surrendered him to his liberty, on the pledge of his honor that the war should be terminated, that peace should be restored, that the relations of amity and friendship shall be cultivated and cherished. Respectfully, your ob'dt servant.

JNO. M. ROSS, Natchez, 21st Dec. 1836.

DISCONTENT.—How universal is it! We never yet met the men who would say, "I am contented." "Do you will—among the rich and poor, the man of competence or the man who earns his bread by the sweat of his brow—you hear the sound of murmuring and the voice of complaint. The other day we stood by a cooper, who was gnawing a merry tune with his side around a plank. "Ah," he cried, "mine is a hard lot—forever trotting round and round like a dog, driving away at a hoop." "Heigh!" sighed a blacksmith, in one of the hot days, as he wiped the drops of perspiration from his brow, while the fire was glowing on his anvil, "this is life, with a vengeance—what is the meaning of one's self over a burning fire?" "That I were a carpenter!" ejaculated a shoemaker, as he bent over his laststone—here am I, day after day, wearing my soul away in making shoes by my cramped-up in this little 7 by 9—beigh!"

"What sick of this our door work," exclaims the carpenter, who stands under a sweltering sun, or exposed to the inclemencies of the weather—"if I was only a taylor!" "This is too bad perpetually cries the taylor—to be compelled to sit perched up here plying the needle all the time—would that I were a more active life!" "Last day I had rather hang round a millstone than this carpenter's work," exclaims the merchant. "I had rather be a truck horse, a dog, any thing!" "Happy fellows," groans the lawyer, as he scratches his head over some perplexing case, or pores over a legal duty, musty record.—"Happy fellows! I had rather hang round a millstone than this lawyer's work," exclaims the merchant. "I had rather be a truck horse, a dog, any thing!" "Happy fellows," groans the lawyer, as he scratches his head over some perplexing case, or pores over a legal duty, musty record.—"Happy fellows! I had rather hang round a millstone than this lawyer's work," exclaims the merchant. 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FOREIGN NEWS.
TWENTY-TWO DAYS LATER FROM ENGLAND.

The packet ship Southampton, Captain Cooper, arrived on Sunday at the breakers in the short passage of 24 days from Liverpool, bringing papers to the 17th ult. The news by these is of considerable interest though not very important. The money markets was at the latest date represented as being a little easier than a little. Gen. Clausel had expected a serious defeat before Constantine the news of which produced much excitement in Paris.

The political situation of Portugal is a most critical one for the Queen; Miguel having set his friends in motion and their being much discontent in various parts of the Kingdom with the present government. Capt. Basil Hall is handled somewhat severely in some of the English journals, by the relatives of the Countess Purgall, being charged of telling untruths of that lady.

We observe some speculations in one of the London papers on the probable result of specie from America to England through Germany, in exchange for the grain which we are under the necessity of importing from thence; the amount being estimated at not less than five millions of bushels.—Com. Herald.

PORTUGAL.
From the London Morning Herald Dec. 10. The last intelligence from Portugal is fraught with melancholy importance, as regards the situation of affairs in that country. Whilst the energies and efficiency of the existing government are paralyzed by domestic faction and cabals, its very existence is threatened by the movement of the Miguelite party, to the strengthening of whose pretensions the recent dissensions and violent distractions have recently contributed. A small squadron of steamers and other vessels has been actually seen ready to upon the coast of the northern shores, with letters to the amount of some 1500 which the prince has raised among his friends. This expedition is in every respect calculated to inspire alarm. From all that has transpired with respect to the movements of the Queen, the Government of the country, the enemy being to the success of the enterprise, should they make a descent; for the zeal of the parties concerned, and the importance of the government troops in that place have already opened the way for the advent of Miguel. It is not to be denied that some of the most extensive and formidable in other parts of the Kingdom. In the north the Miguelite partisans have felt themselves as assured of their strength, as not to decline an open collision with the National Guards; and near Braga an encounter took place in which the latter were worsted and prisoners. All the preceding reports of the attempted military insurrections at Elvas, of the undignified intention of the National Guards to meet and compel the Queen to dismiss her present ministry, received confirmation. Government appears to be surrounded and depressed by difficulties on all sides; weak in means, embarrassed by factions and interfering partisans, bullied by the clubs, and menaced by an open enemy, it appears to know not what way to turn, but waited till the war, or the capture of Fortin, offered a chance for either subj.

It is almost unnecessary to state, that a failure and discontinuance of the expedition against Constantine occupied the first place in public attention in Paris on Wednesday.

We forbear to notice the reports which were spread throughout France, of incidents of the expedition, (such as the loss of the centre of the artillery of the army, on its retreat from Constantine to Bona, &c.) because we are assured that no private accounts of the affair had reached the French capital. The Bon Sena, a former supporter of Marshal Clausel, blind to that of Napoleon at St. Jean fault similarly, his having proceeded to the attack of a strong town without siege artillery. Up to the close of our correspondence's despatch on Wednesday evening, no further communication from the government on this painful subject had been published.

The Minister of Wednesday morning does not complete the telegraphic dispatch respecting the calamitous affair of Constantine. The National alone ventures to add something to the official news.—This evening (it says) deplorable accounts were spread of the result of the expedition to Constantine. It is said that the accounts are correct, only some weak remnants of the army have retreated to Bona. The government has received a complete report of this disaster, and to allay the alarms of seven thousand families, it contents itself with telling us that the expedition had had all the success that could be expected from it, and that the Duke of Nemours is in good health. If the ministry of the 6th

THE WHIG.
FLEMINGSBURG, VA.
Friday, January 27, 1837.

FLEMINGSBURG LYCEUM.—On Friday evening last a lecture was delivered by L. D. Stockton, on the "Indian tribes of North America." On this evening a lecture will be delivered by Thos. Throp, Esq.; and the following question will be debated: "Do arguments deducible from nature authorize a belief in the immortality of the soul?" The citizens are respectfully invited to attend.

Mr. Benton's expunging resolutions have passed the Senate of the United States by a vote of 24 to 19, and on Monday the 16th inst. were carried into effect in the presence of such of the members as remained to witness the operation, by expunging from the journal the Resolutions of Mr. Clay, of March 1834, censuring the Executive for his course in relation to the removal of the Deposits.

The act was done amid hisses loud and repeated from various parts of the gallery. No wonder is it, that the spectators were unable to contain their feelings of disgust and abhorrence at the deed.

It is melancholy to witness the extent to which party spirit and devotion to the Executive, has carried the majority of the present Senate; even to the violation of the Constitution, to gratify Andrew Jackson, and to minister to his desire to triumph over those who have held up his conduct to the just reprobation of the people and exposed his alarming assumptions of power.

The present is not the proper time for the whole American people to make up their minds, as to the character of the late rash act of party in the Senate, or as to the effect and consequences which are to flow from it—but the day will come when it will be looked upon by all with unbiased views and unwarped judgment—and the result of their deliberate reflection will be, that the late expunging of the Journals of the Senate was an act, alike "unconstitutional, derogatory to the character of the Senate, and marked with a broad impression of compliance with power."

There is but little that is new or interesting in the latest news from Frankfort. Nothing of importance has been transacted during the absence of the Committees appointed to investigate the condition of the Banks. It is understood that the banks are safe, sound and useful and have been well conducted.

KENTUCKY LEGISLATURE.
FRANKFORT, Jan. 19th, 1837.

Gentlemen: The joint committee, composed of Messrs. Metcalf, Blackburn and Dixon, of the Senate, Trimble, Kincaid, Anderson, Menifoe, Irwin, and Andrews, of the House, who went to Lexington to examine the Banks, have returned, and have found the Northern Bank in a good and healthy condition; they having had an especial eye to the accommodation of stock-dealers in the country. This will give a mortal stab to the new bank project. The Louisville committee have not returned.

Upon Friday last on introducing the amendment that the directory should give the facts and considerations which operated in the locations of the branches, F. A. Andrews of Fleming, made a few remarks. The substance of which are as follows:—He remarked that he did not intend troubling the House with a long speech in introducing the amendment, but he deemed it his imperative duty to his constituents to say, that those locations were obnoxious and unjust, and betrayed an entire imbecility and want of commercial knowledge of the resources of that section of country, or that they had been operated on by false influences, of which it was important that the people should be made acquainted with. He further remarked, that the community of which he was an unworthy representative, were very much excited, they believed that their interests had been sacrificed for selfish purposes, and that they never would be contented unless they were convinced that their claims for a Bank had been superseded by better and more substantial ones. Now it is evident Mr. Speaker, that in this amendment the only object is satisfaction to an insatiable community; and an opportunity for the directors to gratify themselves. It will therefore be the means of reconciling the

branch between us, provided they can show proper reasons for their conduct. The friends of the old bank ask us to place two millions of the people's money in their banks. It is not necessary, then, if our investigation is to take place into the conduct of the banks, that we should inquire into the competency of the directors and their knowledge of the commerce and wants of the people? I do not wish to be understood as, asserting that the directors are not competent, but my conclusions on the subject would be operated on very much by the results of this investigation. Sir, banks are created particularly for the accommodation of the people, and not entirely for profit to its stock holders: it is a mutual compact entered into for the interest and accommodations of both parties. I therefore hope that this amendment will be adopted. This is about the substance of the remarks. R. Wickliffe, of Fayette, opposed the adoption of the amendment in an able speech of a few minutes. The amendment was lost. The House is doing nothing, nor will they until the committee from Louisville returns. It is most probable that the surplus revenue will be invested in the old bank, with power to make three or four more branches. Yours,

CONGRESS.
IN SENATE—Monday Jan. 16, 1837. A petition was presented by Mr. Buchanan from — Brown, praying for an experiment to be made of an invention by which the explosions of steamboat boilers will be prevented. Also a petition from persons interested in the coal trade in Philadelphia, against the repeal of the duties on foreign coal. The resolution heretofore offered by Mr. Davis, requesting such information as may be in the possession of the President concerning the visit of Santa Anna, was taken up and adopted. The Senate then proceeded to consider the Special Order, being the expunging resolution. Mr. Clay then took the floor and spoke at length in opposition to the resolution. Mr. C. quoted an instance of expunging a parliamentary record, from James' Life of Richelieu, and an instance of refusing to expunge from the records of the most Democratic Legislature of Pennsylvania. He called the gentlemen, after they had called the names of the supporters of the expunging resolution, to put them into one scale and to put in the opposite scale the names of the twenty-eight who had voted for the resolution of 1834, and let the relative value of the names be judged upon by any impartial and discriminating mind. The debate was continued by Messrs. Buchanan and Dana, when Mr. Bayard moved an adjournment. On which motion Mr. Benton asked for the yeas and nays; which were ordered, and decided in negative by a vote of 10 to 26. Mr. Bayard then addressed the Senate and was followed by Messrs. Hendricks, and Strange. Mr. Ewing, of Ohio, next spoke in opposition to the expunge, reviewed the arguments of its advocates and exposed their dangerous tendency. His speech was worthy of his well earned fame. The question being on the adoption of the amendment of Mr. Strange, Mr. Calhoun said that one of the amendments proposed was to insert in the place of "unconstitutional" the words "not warranted by the constitution." He supposed that the latter words meant no more nor less than the former. Mr. Benton expressed his willingness to accept the amendments. The vote was then taken on the amendments, and they were carried in the affirmative. Mr. Webster then rose and spoke of the proceedings now pending, in the most powerful and impressive manner, and in the name of his colleague and himself, entered his solemn protest against it. He did this, he said in the only way he could. He would enter it on the journals, if the constitution gave him the power. He then read a paper in the nature of a protest against the expunging process. The first vote was then taken on a resolution to expunge, &c., and carried in the affirmative. Yeas 23, nays 19—as follows:—Yeas—Messrs. Benton, Brown, Buchanan, Dana, Ewing, of Illinois, Fulton, Grundy, Hubbard, King of Alabama, Linn, Nicholas, Niles, Page, Rives, Robinson, Ruggles, Sevier, Strange, Tallmadge, Tipton, Walker, Wall, Wright.

NAVY—Messrs. Bayard, Black, Calhoun, Clay, Crittenden, Davis, Ewing of Ohio, Hendricks, Kent, Knight, Moore, Preston, Robbins, Kent, Southard, Swift, Tomlinson, Webster, White.

Mr. Benton then moved that the Secretary proceed forthwith to the performance of the business of drawing the black list from the Cabinet. The Clerk then did execution accordingly, and in the list, many persons in the gallery set up a simultaneous hiss. Mr. Benton rose in great wrath, and moved that the Sergeant-at-Arms bring "the black ruffians" to the bar of the Senate. The motion was carried. The Sergeant at arms made his request, and an individual pointed out by Mr. Benton. Mr. Benton moved

that he be brought to the bar—carried by a vote of 18 to 7. The Sergeant accordingly brought forward the individual. A question was made whether there were a majority, only 25 voting. After some further conversation, amidst considerable confusion and debate, whether the gentleman before them should be heard in his defence, the Senate after several motions to adjourn, finally ordered the Sergeant to discharge the person in custody, by a vote of 23 to 1—the opposition, disgusted with the proceedings, having all left the Chamber. The party then adjourned, it being nearly 10 o'clock P. M.

HOUSE OF REPRESENTATIVES.
Monday, Jan. 16.—Little business of a general or interesting nature was before the House to-day. Petitions on the subject of the abolition of slavery in the district were presented. Their reception was objected to and the question of reception laid on the table.

IN SENATE—Tuesday Jan. 17. Mr. Kent presented a remonstrance of the Grand Jury of Washington County, D. C. against the efforts of distant and self created societies to obtain an abolition of slavery in the District of Columbia. After considerable debate the question was taken on the motion to print an extra number, and decided in the affirmative—yeas 24, nays 5. Mr. Preston, from the committee on the Library, reported a joint resolution authorizing the payment of 30,000 dollars for the work left by Mr. Madison—read a first time. On motion of Mr. Walker the Senate took up the Special Order being the Bill to prohibit the sales of the Public Lands except to actual settlers &c. Mr. Morris took the floor and continued speaking till the hour of adjournment.

HOUSE OF REPRESENTATIVES.
Thursday, January 17.—P. M. LANS. The House took up Mr. Allen's resolution, on the appointment of a Select Committee of twenty-six, to consider the expediency of granting a portion of the public domain to the old States of the Union. Mr. Bell moved to lay it on the table; agreed to.

From the Baltimore Chron.
BURNING OF THE TREASURY.—Trial of Richard H. White.—The second trial of this man for burning the Treasury building in March 1833, was concluded on Friday last having occupied the attention of the court for nearly a week. Several of the witnesses were examined, but nothing going to throw light on the causes which induced the burning of the Treasury, was elicited. On Friday morning the Jury came into court, having been out more than twenty-four hours, and gave in a special verdict finding the prisoner guilty of the offence charged, but that the crime was within the view of the statute of limitations, and was therefore to be acquitted.

Mr. Brent claimed the acquittal of his client on this verdict, and that it should be recorded as amounting to a verdict of Not Guilty. The Court dissented, and after some discussion, the Jury was sent back, and in a little while returned, and gave in the following verdict:—"We, the Jury, are of the opinion that the offence, as charged, was committed by the prisoner, and that he is guilty, and that the plea of limitation, more than two years having elapsed from the committing of the offence to the finding of the indictment."

Mr. Brent now called on the Court for the discharge of his client. This, however, was refused, as it appears that the qualification or hypothesis contained in the verdict is a ground for a grant, and leaves it to be decided by the Court whether or not this verdict is a verdict of acquittal.

The trial of Harry White brother of Richard, for the same offence, commenced on Thursday, and had not been concluded when the Intelligencer of Saturday—on which we take the above account, was published.

HARRY WHITE CONVICTED.—We learn from the National Intelligencer of yesterday, that in the case of Harry White indicted for burning the Treasury, and ordered to stand trial on Monday evening, and after an absence of two hours, returned with a verdict of Guilty.

We are not aware of the punishment adjudged to the crime of which this man has been found guilty, but suppose that it is either death or confinement in the penitentiary for life. The testimony, as given on the trial of R. H. White, and published in the Intelligencer, demonstrated that if the Whites were guilty, they were the instruments of others whose reasons for wishing the Treasury destroyed, are supposed to have been connected with the private feelings committed upon the government. The nature and extent of these frauds and the actors in them, should, if possible, be ferreted out, and the whole laid before the public. Harry White, now being beyond the reach of any and from his more guilty employers, may and should be removed from the public eye, and the mystery in which the secret history of the burning of the Treasury is at present shrouded.

that he be brought to the bar—carried by a vote of 18 to 7. The Sergeant accordingly brought forward the individual. A question was made whether there were a majority, only 25 voting. After some further conversation, amidst considerable confusion and debate, whether the gentleman before them should be heard in his defence, the Senate after several motions to adjourn, finally ordered the Sergeant to discharge the person in custody, by a vote of 23 to 1—the opposition, disgusted with the proceedings, having all left the Chamber. The party then adjourned, it being nearly 10 o'clock P. M.

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From the Baltimore Chron.
BURNING OF THE TREASURY.—Trial of Richard H. White.—The second trial of this man for burning the Treasury building in March 1833, was concluded on Friday last having occupied the attention of the court for nearly a week. Several of the witnesses were examined, but nothing going to throw light on the causes which induced the burning of the Treasury, was elicited. On Friday morning the Jury came into court, having been out more than twenty-four hours, and gave in a special verdict finding the prisoner guilty of the offence charged, but that the crime was within the view of the statute of limitations, and was therefore to be acquitted.

Mr. Brent claimed the acquittal of his client on this verdict, and that it should be recorded as amounting to a verdict of Not Guilty. The Court dissented, and after some discussion, the Jury was sent back, and in a little while returned, and gave in the following verdict:—"We, the Jury, are of the opinion that the offence, as charged, was committed by the prisoner, and that he is guilty, and that the plea of limitation, more than two years having elapsed from the committing of the offence to the finding of the indictment."

Mr. Brent now called on the Court for the discharge of his client. This, however, was refused, as it appears that the qualification or hypothesis contained in the verdict is a ground for a grant, and leaves it to be decided by the Court whether or not this verdict is a verdict of acquittal.

The trial of Harry White brother of Richard, for the same offence, commenced on Thursday, and had not been concluded when the Intelligencer of Saturday—on which we take the above account, was published.

HARRY WHITE CONVICTED.—We learn from the National Intelligencer of yesterday, that in the case of Harry White indicted for burning the Treasury, and ordered to stand trial on Monday evening, and after an absence of two hours, returned with a verdict of Guilty.

We are not aware of the punishment adjudged to the crime of which this man has been found guilty, but suppose that it is either death or confinement in the penitentiary for life. The testimony, as given on the trial of R. H. White, and published in the Intelligencer, demonstrated that if the Whites were guilty, they were the instruments of others whose reasons for wishing the Treasury destroyed, are supposed to have been connected with the private feelings committed upon the government. The nature and extent of these frauds and the actors in them, should, if possible, be ferreted out, and the whole laid before the public. Harry White, now being beyond the reach of any and from his more guilty employers, may and should be removed from the public eye, and the mystery in which the secret history of the burning of the Treasury is at present shrouded.

(Communicated.)
FLEMINGSBURG LYCEUM LIBRARY.
The undersigned were appointed a committee by Fleming's Express to obtain subscriptions, to a LIBRARY proposed to be established by that institution. They would state that the object of the Lyceum is to establish a public Library for the use and benefit of the citizens, and to assemble and of all persons who are disposed to contribute towards it. In order that all persons who feel an interest in the success of this measure, and are willing to contribute to the assistance towards its successful accomplishment may know upon what grounds their subscriptions are asked, the committee on the part of the Lyceum would take this opportunity of stating the general nature of the plan proposed, and the principles upon which the Library will be conducted. Under the charter granted to the Lyceum by the Legislature of Kentucky, it is vested with ample power to increase its usefulness and prosperity, and accomplish the original object of its founders, by the establishment of a Public Library in connexion with it. It must be evident that the Lyceum, as a corporate body, will absorb and fewer inconveniences in the establishment of such an institution than an other association for that purpose, acting without a charter. With this view the Lyceum propose to the citizens of Fleming'sburg, to establish a public library, under the control of the President and Directors of the Lyceum. The conveniences and advantages of this measure are obvious. The necessity of an annual election of Directors, and the necessity of the Lyceum being organized; as under the charter of the Lyceum the President and Directors of that body are to be elected annually. The Lyceum think that it will be found inconvenient for the part of the shareholders of the Lyceum, to meet together at times necessary for the election of officers and the transaction of ordinary business. To the President and Directors of the Lyceum if this charge is committed, the shareholders may and will be bound to make such arrangements of that body, to increase the advantages to be derived from its establishment, and from the proposed connexion; and to relieve any anxiety which might arise in the minds of any of the shareholders, as to the improper exercise of any of the powers conferred upon the Lyceum and its officers, that they do largely pledge themselves, that to no person occupying a share in the Lyceum shall be granted the same rights and privileges in respect to the use of the books of the Lyceum, which are guaranteed to any other shareholder or to any member of the Lyceum. 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