

# AMERICAN REPUBLICAN AND BALTIMORE DAILY CLIPPER.

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SATURDAY MORNING, MARCH 1, 1845.

PRICE ONE CENT

**THE AMERICAN REPUBLICAN & BALTIMORE CLIPPER** is furnished to subscribers by careful carriers, at one cent and a quarter cents per week—payable to the Carriers only, at the end of each week. The Clipper will also be sent by mail, to distant subscribers, at the rate of Four Dollars per year—payable, always, in advance.

**TERMS OF ADVERTISING.**  
1 square, 1 time, \$0.50 1 square, 1 month, \$4.00  
1 do. 3 do. 0.75 1 do. 3 do. 7.00  
1 do. 3 do. 1.00 1 do. 6 do. 10.00  
1 do. 1 week, 1.75 1 do. 6 do. 16.00  
1 do. 2 do. 2.75 1 do. 1 year, 30.00  
Ten lines or less make a square. An advertisement exceeds ten lines, the price will be in proportion. All advertisements are payable at the time of their insertion.

**THE WEEKLY CLIPPER**, a large Family Newspaper, containing all the select matter of the day, is published every Saturday morning, at the low price of \$1.00 per annum.

All papers sent by mail, are discontinued the day on which the advance payment expires.

**THE RATES OF POSTAGE**—Abstract of the new Law. We give below an abstract of the new law passed by Congress reducing the rates of postage:

After the 1st July, next, in lieu of the rates of postage now established by law, there shall be charged the following rates, viz: For every single letter, in manuscript, or paper of any kind by or upon which information shall be asked for or communicated in writing, or by marks and signs, conveyed in the mail not over three hundred miles, five cents; and for a double letter there shall be charged double this rate; and for a triple letter treble this rate; and for a quadruple letter quadruple this rate; and every letter or parcel not exceeding half an ounce in weight shall be deemed a single letter; and every additional weight of half an ounce, or additional weight less than half an ounce, shall be charged with additional single postage. And all drop letters, or letters placed in any post office, not for transmission by mail, but for delivery only, shall be charged with postage at the rate of two cents each. And all letters which shall hereafter be advertised as remaining over in any post office shall, when delivered out, be charged with the costs of advertising the same, in addition to the regular postage, both to be accounted for as other postages now are.

Newspapers, of no greater size than nineteen hundred square inches, may be transmitted through the mail to within 20 miles of where they are published, free of postage; if sent over thirty miles the same postage charged as at present.

Private circular letters, unsealed, are subject to a postage of two cents.

The franking privilege, as it now exists, is utterly abrogated and repealed; and officers of the Government of the United States, heretofore having the franking privilege, are required to keep an account of the business letters which they receive, the postage on which is to be paid by the department to which they are attached. The assistant postmasters general are allowed to frank, but must endorse their letters or package "official business," and if they should not be on official business, they are liable to a penalty of three hundred dollars for each offence. Deputy postmasters are to have all the postage they pay on business letters refunded, and if their commissions do not amount to twenty-five dollars per annum, then the Postmaster General is allowed to increase them.

Governors of States are allowed to transmit through mail, free of postage, certain books and documents; and members of Congress, the Secretary of State, and Clerk of the House of Representatives, can frank all public printed documents, and leaves the franking privilege of the Senators and Representatives, on all letters and packages not exceeding two ounces in weight, the same as it now is; and they are also allowed to receive letters and packages during the session, as well as for thirty days before and after the same. The Postmaster General is to keep an account of the charges on all matter that goes through the mail free, which is to be refunded from the contingent fund or from the Treasury.

Newspapers, pamphlets, books and periodicals, can be sent out of the mail, over the mail routes, by publishers, agents, or others, without hindrance from the Department.

Private expresses, to perform regular trips on mail routes, and transport mailable matter, are expressly prohibited under a penalty of one hundred and fifty dollars for each offence.—Stage coaches, steamboats, railroad cars, pack-trains, &c., with their owners, managers, servants, crews, &c., performing regular trips on post routes, are prohibited from carrying letters or mailable matter, excepting newspapers, pamphlets, or magazines, unless they relate to the cargo or some part of it, or to the articles conveyed in the stage coach, car, or other vehicle, under a penalty of one hundred dollars for each offence, to be paid by the owner and fifty dollars by the captain, driver, or other person in charge, not being an owner in whole or in part.

Seven hundred and fifty thousand dollars is appropriated from the Treasury to be applied to the Department, in case of any deficiency in its income caused by the general reduction of postage made by this act.

Newspapers are defined to be any printed publication, issued in numbers, consisting of not more than two sheets, and published at short stated intervals of not more than a month, conveying intelligence of passing events, and bona fide extras and supplements of any such publication.

Nothing in the act shall be construed to repeal the laws heretofore enacted, granting the franking privilege to the widows of ex-Presidents Madison and Harrison.

The remaining sections provide for carrying the law into effect, etc.

**CAUSES OF DEFALCATION.**—The McNulty Case. We find the following, in relation to Mr. McNulty's accounts, in the N. Y. Sun.

The examination of McNulty's accounts very clearly confirms the impression that he was "a whole souled fellow," for he poured out the people's money as if it was water. His particular friends, Secor & Co., shine out in broad relief, and instead of that huge holding \$14,000 of public money as McNulty alleged, it turns out that Secor & Co. furnished supplies to that amount. The question will be asked at what cost did he furnish the supplies? a few items will exhibit the fair business transaction. 300 quills at \$40 per thousand, the fair selling price would be \$3; 150 reams flat cap paper at \$3, worth \$1; galathea at \$1.25 cents per lb., worth \$5; 238 walters at \$1.16, worth \$90 cents; 1638 patent sperm candles at 48 cents

per lb., worth 38; for parchment \$2000, at 42 1-2 cents per sheet, worth 15, and so on through the invoice. It may be asked why in the United States to be charged higher for supplies than the fair market price—why if there is fraud contemplated should the people be selected to practice it upon? It is time for these political contractors to understand that these deceptions upon the government are not to be sanctioned or approved, that they are criminal and should subject those who practice them to punishment. We are in great hopes that under the new administration, more vigilance will be exercised in these matters—a stricter reference to the character of persons making tenders will be had, and contracts thrown open to the people at large at fair competition.

(For the American Republican.)  
**Messrs. Editors.**—It was gratifying indeed to behold the spirit which animated the American Republicans, at their large and enthusiastic meeting which was held at the "American Republican Head Quarters," on Wednesday evening last.

All seemed to be firmly impressed with the conviction, that has at length arrived, for decided and energetic action. There is now not the least doubt but that the citizens of Baltimore have been fully and seriously awakened to the vast importance and magnitude of this question—a question which is intimately connected with the future prosperity and success of our institutions, and cannot too speedily engross the attention of the whole American people, if they wish and desire to hand down to their children unimpaired our glorious heritage.—Freedom,—that freedom which cost treasure and blood in establishing, and is the only legacy which has been left to us by our fathers, and who desired that we might preserve it pure and unadulterated; and if those voices could be heard from their graves, they would be to warn us to beware of the accumulation of foreign power within our borders.

It was gratifying to behold the spirit of union and harmony which pervaded the meeting, and the deep devotedness which was evinced for the success of our cause; there seemed to be but one feeling pervading the meeting; the desire that some measures should be speedily adopted to correct the growing evil, and to secure to American citizens the inestimable privileges of their birthright. We there beheld assembled together men of all ages,—from youth to old age, and animated by one feeling,—all burying past party feeling and animosities in the oblivion of the past,—laying their offering upon the altar of their country's good, and hereafter determined to battle for our country, and our country alone. Well does such a spirit become the citizens of Baltimore; well and truly have they demonstrated to the world, that the spirit which animated our fathers in the glorious struggle of liberty and independence, has not degenerated, but still burns bright and pure in the bosoms of their sons and descendants, and can never be eradicated or extinguished; and they can well appreciate the value of an American birthright, which cost them treasure, privation and blood, and which is about to be wrested from us by corrupt and dishonest means.

The proper spirit is aroused, let us not lag, but let us carry the work through gloriously, and show foreign kings and potentates, that by endeavoring to encroach upon our rights as American citizens, and by combinations of political intrigue to wrest that from us which they could not do by force of arms; they will but arouse that spirit which burns bright in our land, and which prompted our fathers to expel the hireling soldiery of England from our shores, and which will and has prompted their sons to maintain their rights as American citizens inviolate.

**ADMISSION OF TEXAS INTO THE UNION.**—The adoption by the Senate of the resolutions from the House, with Mr. Walker's amendment, for the admission of Texas into the Union, was announced in this paper yesterday. The resolutions from the House were published at the time they passed that body. The amendment of Mr. Walker, being an addition to the resolutions from the House, is as follows:

And be it further resolved, That if the President of the United States shall, in his judgment and discretion, deem it most advisable, instead of proceeding to submit the foregoing resolution to the Republic of Texas as an overture on the part of the United States for admission, to negotiate with that Republic; then—

Be it resolved, That a State, to be formed out of the present Republic of Texas, with suitable extent and boundaries, and with two Representatives in Congress, until the next apportionment of representation, shall be admitted into the Union, by virtue of this act, on an equal footing with the existing States, as soon as the terms and conditions of such admission, and the cession of the remaining Texas territory to the United States, shall be agreed upon by the Governments of Texas and the United States.

Sec. 2. And be it further enacted, That the sum of one hundred thousand dollars be, and the same is hereby, appropriated to defray the expenses of missions and negotiations, to agree upon the terms of said admission and cession, either by treaty to be submitted to the Senate, or by articles to be submitted to the two Houses of Congress, as the President may direct.

The years and days published yesterday, were on ordering the bill to a third reading, the vote being precisely the same on the adoption of Mr. Walker's amendment. The bill was read a third time, says the Intelligencer, amidst a profound silence, without the yeas and nays being called for, and passed. Though the lobbies were crammed, and the galleries packed with an anxious and interested multitude of people, a perfect dignity and decorum characterized the whole proceeding of this memorable night. The Intelligencer after giving a statement of the action of the Senate on this important subject, says:

The reader will learn, from the preceding statement of the Senate's proceedings of last night, that the Joint Resolution of the House of Representatives for the admission of Texas into the Union, having acquired the support of Mr. Benton and others by incorporating his last project as an alternative to the provision of the House resolution, has passed the Senate by a majority of two votes; in effect, by one vote, as a change of one vote would have reversed the decision, by producing an equality of votes.

Our readers must not fall into the error of supposing that this decision by the Senate settles the Texas question. It settles it, on the contrary, apparently beyond the possibility of its being determined at the present session of Congress. It is hardly possible that the House of Representatives, with one-half of all the business of the session in its hands untouched, can again reach a question which, once taken up, will leave for other business no remainder of the session. But, should the question be reached, it is still within the compass of probability that the amendment made by the Senate will receive the sanction of the House. The Joint Resolution passed by chance; that chance can hardly again recur.

We could have wished, indeed, that the sanctity of the Constitution, and the rights of the Senate, had been vindicated by that body itself; but there is consolation in the reflection that, in the checks and balances of the Government, and especially of each House of Congress upon the other, a compensation is sometimes happily to be found, and may be hoped to be found in this case, for the confusion of the senses under which bodies even so elevated as the Senate of the United States sometimes stray from the path of right and duty.

(Reported for the American Republican.)  
**PROCEEDINGS OF CITY COUNCIL.**  
FRIDAY, FEB. 28, 1845.

**FIRST BRANCH.**  
Mr. Fields having presented a petition remonstrating against the bill passed yesterday, changing the name of a portion of Pottery-st. to Chestnut-st.; the vote upon the passage of the bill was reconsidered, and the bill, with the petition, referred to the committee on streets.

Mr. Browning submitted a resolution directing a water plug to be placed at the intersection of Howard and Camden sts. Passed.

Mr. Cooper submitted a resolution directing foot stoves to be placed across Alice Ann st., at the intersection of Ann and Argyle streets. Referred to the city commissioners.

Mr. Breck offered a resolution calling upon the city commissioners for an estimate as to the probable cost of paving the footings around Franklin Square, on Fayette, Calhoun, Lexington, and Carey sts. Adopted.

Mr. Crony moved a message be sent to the Second Branch, proposing that when the Councils adjourn, they adjourn till Monday next, half-past 3 o'clock. Mr. Marley moved to adjourn till Wednesday. Mr. Addison suggested Thursday. The question was taken upon Thursday, and lost by a vote of 8 to 18. The question was next taken upon inserting Wednesday, and carried by the following vote; and a message sent to the Second Branch:

Yeas—Messrs. Cooper, Crony, Fields, Hudson, Walsh, Breck, Leonard, Turner, Staylor, Kennedy, Reilly, Brown, Page, Browning, Addison, Russell, jr., Gault, Marley, Suter, Barnett—20.

Nays—Messrs. Harker, (President), Hynes, Hall, Purviance, Ridgely, Green—6.

Mr. Gault, from the committee on the Jail, reported that a visit to that institution had impressed the committee most favorably as to its management, but that the internal structure of the building was vastly objectionable. Read.

Mr. Leonard called up the bill providing for the appointment of superintendents of pumps. After a lengthy and animated debate, it was adopted by a vote of 17 to 8.

Adjourned till Wednesday next.

**SECOND BRANCH.**

The following resolutions from the First Branch were concurred in: Providing for the purchase of oak timber, authorizing the city councillor to prepare a lease of a certain lot; directing stepping stones to be placed at the corner of Dover and Sharp streets (amended by providing that stones be also placed across Alice Ann street, at the intersection of Alice Ann and Happy alleys); in favor of Abrahams & Cooper.

Mr. Bolton presented a petition from the Union Fire Co., for an appropriation to pay for the lot (\$1700) upon which they have lately erected an engine house. Referred.

The message from the First Branch proposing to adjourn over till Wednesday, was concurred in.

Dr. Collins offered a resolution, as a substitute for one previously submitted, authorizing the erection of a dam at or near Baltimore-st. bridge, and one near the Lombard-st. bridge. Adopted.

Mr. Richardson, from the committee to whom the subject had been referred, made a report relative to the mode of defraying expenses in paving and repairing streets. Ordered to be printed.

Adjourned till Wednesday next.

(Reported for the American Republican.)  
**COURT OF APPEALS, W. SHORE.**

ANNAPOLIS, (Md.) Feb. 27, 1845.

No. 18. Peter, vs. Poole. Magruder J., delivered the opinion of the Court—cause remanded for further proceedings to Montgomery county court.

No. 22. Bell, vs. Webb. Archer, C. J., delivered the opinion—decree reversed and remanded to Washington County Court.

No. 23. Rodenow and others, vs. Keller.—Spencer, J., delivered the opinion of the court—decree reversed and injunction awarded in part.

No. 32. Digges, vs. Wright. Spencer, J., delivered the opinion of the Court—decree reversed in part and cause remanded.

No. 34. Haye, vs. Johnson. Magruder, J., delivered the opinion of the Court—decree reversed, and the decree for the appellant and cause remanded to execute the same.

No. 47. Philadelphia & Wilmington Railroad Company, vs. Bayless. Dorsey, J., delivered the opinion of the Court—judgment affirmed.

No. 48. Long and others, vs. Ellett and Phenix—cause remanded to amend pleadings and make parties.

No. 51. Jones, vs. Plater. Archer, C. J., delivered the opinion of the Court—decree of the Chancellor affirmed.

No. 53. Welsh, vs. Treackle. Archer, C. J., delivered the opinion of the Court—judgment affirmed.

No. 58. Burgess, vs. Poe. Magruder, J., delivered the opinion of the court—judgment reversed and proceedings awarded.

No. 82. Barnes, vs. Compton. Magruder, J., delivered the opinion of the court—appeal dismissed.

No. 83. Welsh, vs. Parran. Archer, C. J., delivered the opinion of the court—decree affirmed.

No. 84. Cross, vs. Scott—order dissolving injunction reversed. Chambers, J., delivered the opinion of the court—cause remanded to Baltimore county court.

(Correspondence of the American Republican.)  
WASHINGTON, Feb. 27, 1845.

I understand the Sacred Concert which took place last Monday night, at the Baptist Church in E street, was well attended and gave great satisfaction to the audience—the Wesley Chapel Choir, who volunteered their valuable services, having done their part remarkably well, as was generally anticipated.

The National Theatre will, I think, draw well to-morrow night, as Burton is announced to appear in two favorite characters. Putnam has had a successful run of twelve nights.—Something exquisitely comic (and who can do this as well as Burton?) is now wanted for the amusement of the audience.

The Olympic Saloon will be reopened this evening under the management of Mrs. Timm, the talented actress and vocalist. Some new performers are announced to play to-night in "The Youthful Queen," and "A Roland for an Oliver." I hope that Mrs. Timm and her company may be liberally patronized during the present and ensuing week; for I presume the city will be full of visitors, and that announcements of every kind, balls, theatres, concerts, &c., will be wanted for the gratification of every taste.

It is announced that the annual meeting of the Bible Society of this city will be held in the Presbyterian Church, 4 1-2 street, to-morrow evening, at 7 1-4 o'clock. A brief account of the transactions of the Society during the year, will be presented. I learn that addresses may be expected from H. Warner, Esq., a delegate of the American Bible Society, and from the Rev. Mr. Daily, Chaplain of the House of Representatives. The friends of the cause are respectfully requested to be present. An interesting meeting is anticipated.

Will none of your volunteer companies attend the inauguration? I understand from Mr. DeSaules, of the Post Office House, that Captain Williams, who commands a volunteer company at Savage Factory, will dine at his house, with 40 members of his corps, on the 4th of March.

**SALARIED OFFICERS OF THE STATE.** The Treasurer, in obedience to an order of the Senate, has laid before that body the following list of annual payments from the Treasury to salaried officers, and also for per diem allowances: The Governor of the State of Maryland..... 4,200 The Secretary of State..... 2,800 The Messenger to the Governor and keeper of the State House..... 450 The Treasurer of the State of Maryland..... 2,000 The Clerk of the Treasurer of Maryland..... 750 The State's Librarian..... 1,000 The State's Printer..... 300 The Clerk of the House of Delegates of Maryland..... 600 The Examiner General..... 300 The Register of the Land Office..... 30 The State House..... 1,200 warehouse No. 1..... 750 And his clerk..... 750 The Tobacco Inspector in Baltimore at warehouse No. 2..... 1,200 And his clerk..... 750 The Tobacco Inspector in Baltimore at warehouse No. 3..... 1,200 And his clerk..... 750

The two lottery commissioners in Baltimore each 1,200..... 2,400 The Adjutant General..... 500 The Armorer at Annapolis..... 500 The Armorer at Frederick Town..... 500 The Armorer at Eastern..... 500

The Keeper of the Public Temple..... 1,600 The Messenger of the Court of Chancery is allowed \$1.50 per day when the Court is in session. The Chief of the Court of Appeals is allowed \$2.50 per day when the Court is in session. The Sheriff for his attendance of the Court of Appeals is allowed \$3.50 when the Court is in session.

**BALTIMORE AND OHIO RAILROAD.** The Pennsylvania Senate, by a large majority, refused on Wednesday, to postpone indefinitely the bill in favor of this road, but subsequently by a vote of 21 to 7, postponed it until Monday next.

**NAVAL.** Capt. Day, of the U. S. Revenue cutter Crawford, who has been for sometime past on the Savannah station, has been ordered to Key West, to take command of the U. S. steamer Legare.

**SHIPWRECK.** The schooner Brothers, of Niagara, C. W., with nine persons on board, was wrecked on Lake Ontario on the 13th inst., and all, it is feared, have perished.

**LIBERAL.** The sum of \$900 was contributed on Sunday last to the American Tract Society by the Presbyterian church in Bleeker street, New York.

**FAT OFFICES.** The American Consulate at Liverpool, from fees alone, is said to be worth \$10,000 to \$15,000 per annum; the one at Havana, about \$10,000; the one at Havre, probably \$8000 or \$10,000.

**E. COLEMAN, BOOT MAKER,** No. 84 BALTIMORE STREET, Between Holiday and Gay streets. The Subscriber most respectfully informs his friends and the public generally that he keeps constantly on hand an assortment of Gentlemen's BOOTS of all descriptions—such as Napoleon Tips, Cork Soles, Double Soles, quilted Soles, Dress Boots, pegged and sewed and Opera Boots, of the best quality, all of which he offers very cheap for cash. The manufacturer having put himself to considerable trouble and expense to procure leather that will not break, takes great pleasure in informing citizens and strangers that he has at last accomplished his desire, having in his command an assortment of Cat Skins that will wear equal to any French leather that can be produced. n15

**LOOK TO YOUR UNDERSTANDING.** JOHN H. SHURLES, CHEAPEST SHOE STORE IN THE CITY 143 LEXINGTON ST., 1st store from Howard-st., acquaints the public that he sells BOOTS, SHOES, GAITHERS, SLIPPERS, &c., of his own manufacture, at 25 CENTS PAIR CHEAPER than any else in the city. If you want real bargains and good work, TRY ME. I have also on hand a good assortment of Eastern made BOOTS and SHOES. Also, CAPS, HATS, Gum Elastic OVER SHOES, TRUNKS, &c. WANTED, plenty customers. d17-3m

**SCHOOL BOOKS.** PARSONS & PRESTON are constantly receiving a supply of very popular School Books, which they offer to teachers and country merchants on reasonable terms for cash, at No. 151 PRATT STREET, adjoining Railroad Depot. fe35

**DR. LEACH.** T E No. 54 NORTH CHARLES STREET, E E Opposite St. Paul's Church, E E T performs all operations in Surgical or Mechanical DENTISTRY in a style that cannot be surpassed for ease of operation, beauty of workmanship, or durability, and on reasonable terms—preferring small profits and constant employment, to high charges and few patients. The best POLICE-LINTEIN TEETH and pure GOLD used in all cases. fe12-4f

**THE TEETH! THE TEETH!** The subscriber tenders thanks for the liberal patronage he has received since his residence in Baltimore, and continues to perform all operations in DENTAL SURGERY (embracing the latest improvements in the science) at one half less than the usual rates. He invites those who are afflicted with bad Teeth to give him an early call. The high charges heretofore established having precluded many from submitting their Teeth to Dental operations, an opportunity is now offered to all to have their Teeth put in good order, as the charges shall suit all who may favor him with a call. fe12-4f

**J. P. SOUTHCOTE, Dentist,** No. 26 Fayette-st., 3d door from North.

**DENTISTRY—VALUABLE DISCOVERY** WHY WILL YOU suffer with the Tooth-ache when you can be cured by calling on Dr. STINSON, 54 HANOVER-ST., 4 doors north of Pratt. He has discovered a new preparation, that will cure it in a few minutes without pain or inconvenience, so that it may afterwards be filled and rendered a valuable tooth for life, thereby obviating the pain and danger of extraction. It is certainly one of the greatest discoveries of the day, and never fails of having the desired effect. Dr. S. has also an article for filling teeth that are decayed, which will do away with that disagreeable taste and smell they invariably give, and render them valuable and durable. Also, Filing, Plugging, Regulating or remedying the inequalities of children's teeth, and inserting Artificial Teeth, from one to a full set in the most approved manner and at prices that cannot fail to please. But his prices shall be as low as possible, and leave the patient satisfactorily and durably provided. He warrants in all cases. fe12-4f

Dr. S. is also a first class Surgeon, and has been for many years in the service of the U. S. Army, and has been awarded the Medal of Honor for his gallantry in the battle of Gettysburg. He is also a member of the Medical Society of the State of Maryland, and has been elected a Fellow of the American Medical Association.

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Dr. S. is also a first class Surgeon, and has been for many years in the service of the U. S. Army, and has been awarded the Medal of Honor for his gallantry in the battle of Gettysburg. He is also a member of the Medical Society of the State of Maryland, and has been elected a Fellow of the American Medical Association.

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**THE TEETH! THE TEETH!** The subscriber tenders thanks for the liberal patronage he has received since his residence in Baltimore, and continues to perform all operations in DENTAL SURGERY (embracing the latest improvements in the science) at one half less than the usual rates. He invites those who are afflicted with bad Teeth to give him an early call. The high charges heretofore established having precluded many from submitting their Teeth to Dental operations, an opportunity is now offered to all to have their Teeth put in good order, as the charges shall suit all who may favor him with a call. fe12-4f

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