

**Late from the North.**

FREDERICKSBURG, Feb. 8.  
Northern papers of the 5th have been received here.  
The Herald regards the raising of the blockade, if recognized, as a most serious matter. It says that two months intercourse with England would make the South invincible. It cites various authorities, favoring that view of the matter, very decidedly, but expresses its own views dubiously, that the blockade is not raised. It fears there is some understanding with regard to this mode of raising the blockade.  
The Herald also says that the great armada is waiting favorable wind to leave Beaufort. It will wipe out the disgrace of Charleston and Galveston.  
Four new iron-clads would be sent to sea in a few days.  
A telegram from Nashville states that Gen. Forrest had been repulsed at Fort Dimelson. He captured a battery of four guns, but afterwards lost them, with about 180 men killed, wounded and prisoners. Forrest is said to be wounded.  
The Herald regards the election of Morgan as Senator from New York as the beginning of the organization of the "great National Convention Union Party."  
A resolution has been introduced in the New Jersey Legislature, declaring that New Jersey would not hold herself responsible for any portion of the debt incurred for the emancipation of negroes in Missouri or other States.  
Gold closed at 57 3/4. Cotton lower.

PETERSBURG, Feb. 8.  
New York dates to the 5th and 6th inst are received.  
News of the Charleston fight had been received through Southern papers.  
The Times learns authoritatively, from Washington, that there has been no interruption of the Charleston blockade, and that no such assumption will be recognized by the Lincoln Government. The Times also learns that an attack upon Charleston is momentarily expected, when the blockade will probably be raised in a manner not at all agreeable to the Rebels.  
The rebels have failed in their demonstration against Island No. 2.  
Butler has charged himself with one million and eighty thousand dollars in account with the War Department, as having been received by him from military assessments and confiscations.  
The Vicksburg canal is a failure. The water is six feet deep in the cut, but the channel still follows its old course by Vicksburg.  
Col. Stuart, chief of McClelland's staff, was killed while reconnoitering near Vicksburg, by a rebel sharpshooter.  
No material change in gold or exchange.—Cotton slightly lower—quoted at 86.

**Later from Charleston.**

CHARLESTON, Feb. 8.  
Robert Bunch, the British Consul, sailed yesterday in the British war steamer Cadmus. From the officers of that steamer, we learn that the results of the late naval engagement were much less substantial than was supposed. No Yankee vessels were sunk. The Mercedes is at Port Royal, whither she was towed in a disabled condition.  
The impression among her crew that she was sinking was caused by water rushing in to the hold from her boilers, which were perforated by shot.  
The Yankee gunboats Quaker City and Keystone State were also struck and badly damaged.  
There were several killed and wounded on board each of these vessels.  
The new Ironsides is still off the bar. She goes out to sea every morning, but returns close in every evening to participate in any night engagement.  
The impression prevails among the officers of the blockading squadron that Savannah will be attacked before Charleston will.  
The Yankees confess that the iron clad Montauk was much injured during the engagement at Genesis Point. During the latter part of the fight her turret refused to work.

**From Kentucky.**

A correspondent of the Atlanta Confederacy, writing from Camp, near Manchester, Tenn., January 26th, furnishes the following: A friend just from the Kentucky State line says that Woolford did really disband his cavalry at Lebanon for twenty days, telling them that, if by that time Lincoln had not revoked or modified his proclamation, to return prepared to enlist in the cause of the South. The whole Northwest is ripe for a separation from New England, and troops are greatly disaffected. The following clippings from the columns of a late copy of the Louisville Democrat fully sustains—I think—my statement as far as Kentucky troops are concerned.  
The Boston Post says:  
"Kentucky has given over 40 regiments to the Union armies, and they have borne the brunt of battle shoulder to shoulder with the bravest; but under the effect of the radical programme they are dwindling away by resignations and desertions, from full regiments to mere companies. The 26th Ky., which distinguished itself at Shiloh and captured a rebel battery, is reduced to 120 men. Another regiment advertises over 200 deserters, and the average desertions of all are nearly up to that number. The 15th, which fought so desperately at Perryville and lost all its field officers—Col. Pope, Lieut. Col. Jewitt, and Major Campbell—has lost 9 other commissioned officers by resignation. Captain M. C. Taylor,

Lieuts. Winloch and McGrath and 6 others have quit the service."  
"DESERTIONS.—There are no less than 100 deserters from the 3d, 15th, 23d and other Kentucky Regiments now lurking about Newport, Ky. A squad of 18 cavalrymen, in one body, was seen a day or two ago not far from that place, and efforts have been made to arrest them, but without success."

**From Port Royal.**

CHARLESTON, Feb. 9.  
Information has been received that a Yankee fleet of over seventy vessels was in Port Royal harbor on Saturday.  
The fleet comprised fifty-two transports, fifteen large war steamers, and four or five iron clads.  
Evidently some grand movement is at hand.

**From the West.**

MOBILE, Feb. 9.  
The Advertiser and Register has the following:  
Jackson, Miss, Feb. 8.—A dispatch to the Crisis from Grenada, announces on the authority of Northern papers that the Confederate steamer Florida has been wrecked off Cardenas.  
The number of deserters from the Federal army is great. Some have taken the oath.  
McMINNVILLE, Feb. 8.—Col. Martin, of Morgan's Brigade, with one hundred men, attacked Reynolds's Division yesterday, killing and wounding a number of the enemy, and burning a number of wagons with provisions.

**From Kinston.**

The Kinston correspondent of the Raleigh State Journal, under date of Feb. 2, writes:  
Three Abolition deserters came into our lines to Capt. Whitford's pickets on yesterday. They say that great dissatisfaction exists amongst the Federal troops at Newbern and Morehead city. The 98th New York Regiment stacked their arms at Morehead city on Thursday, refusing to fight another day until they were paid off. Three regiments were immediately despatched from Newbern to Morehead to quell the rebellion, but they had accomplished nothing at the last accounts. The mutiny was still raging to a fearful extent.  
Transports and gunboats continue to leave Newbern for parts unknown.  
The 97th sail of Yankee vessels were seen off the mouth of New river on Saturday last, headed Southward.

Married, on the 8th inst., by the Rev. Mr. McChain, Lieut. N. S. McAFEE, of Talldega, Ala., and Miss ELIZA PAGE, of Abingdon, Va.  
Married, on the 5th inst., by the Rev. James O. Speer, Mr. JAMES DEXTON and Miss SARAH J. MCKEE, all of this county.

Died, in this county, on the 25th of December, 1862, LUCIA CAMPBELL, daughter of Mr. John W. Keller, aged 3 years, 2 months and 22 days.  
Died, in this county, on the 30th January, MARTHA ANN, daughter of Mr. John E. Moore, aged 2 years, 6 months and 26 days.

I WILL exchange 1,000 pounds of flour, at \$3 per hundred, for Jeans and Cotton Clothing for my servants, at old prices.  
Feb. 13, 1863—1t L. F. COSBY.

**NOTICE**

**To all whom it may concern.**  
I AM authorized by Col. T. S. Garnett to all members of my Company, now absent without leave, that if they will return to their Company between this and the 1st of March next, there shall be no punishment inflicted on them for past offences. D. HUMPHREYS,  
1st Lt. Comdg. Co. I, 48th Va. Regt.  
Feb. 13, 1863—3w

**HORSES STOLEN.**

STOLEN from the subscriber, in the Foot Valley, near the residence of Hiram C. Fleenor, two Mares, one of them a red roan about 13 years old, with a star in her forehead, and very light mane. The other is a dark roan mare, 8 years old, with a scar on her left hind foot on the fetlock, big-boned and heavy made. The first rather thin, the other in tolerable order.  
I will give a reward of \$40 for the two, or \$20 for either of them, or for information whereby I may obtain them. E. L. FLEENOR,  
Feb. 13th, 1863—4t

**RUNAWAY.**

RAN away from the subscriber, on Sunday, the 1st inst., a negro boy named Henry, about 20 years old, about 5 feet 7 or 8 inches high, spare made, dark yellow complexion, full cheeks, thick upper lip, full eyes, a fine set of teeth, slow gait and slow to answer, with his hair rubbed off behind by his coat collar. He had on when he left blue jeans pants, a brown tweed or old black cloth coat, and a fine wool hat. I will give \$40 reward for his apprehension, and pay all expenses, if caught within this State, and delivered to me or confined in the jail of this county, or \$100, if caught out of the State, and confined so that I get him. He went off with a small black man about 50 years old, with a large mouth, large eyes, long hair, very quick spoken and sensible, by the name of Tom, the property of H. S. Kane. They are doubtless aiming for Kentucky.  
I will pay expenses, if caught in Kentucky and delivered to me. L. P. MORGAN,  
Edinville, Va., Feb. 13.—4t

**Abingdon Male Academy.**  
THE second term of the present annual session will commence on Monday, Feb. 16th. Terms as heretofore. Feb. 13.

**Circular--To Absentees.**

ALL members of Company K, 48th Va. Infantry, now absent without leave, who will rejoin their Company by or before 1st of March next, without being apprehended, will be allowed to return to duty without being tried or punished for past offences. All, however, who do not accept this proposition and are absent without leave after that date, shall be published, and if arrested, punished to the letter of the law, as deserters. Permission to make this proposition has been granted to Commandants of Companies by Col. Garnett, and it is to be hoped that all concerned will avail themselves of so favorable an opportunity to retrieve their past misdeeds.  
JOHN P. HAMILTON, Sergt.  
Comdg. Co. K, 48th Va. Infantry.  
Camp at Morse's Neck, Feb. 13, '63--2w

**Attention! Kentuckians!!**

I HAVE received authority from the Secretary of War to raise a Company of  
FLYING ARTILLERY,  
to be armed with Williams' Patent Breach-loading Gun. This Company will undoubtedly be recruited to a battalion in Kentucky, by appointment of men from the original company to recruit and command the other Companies.—Every man will be mounted, and the Guns are the lightest and best in the service. Those who join this arm of the service avoid the danger and exposure of picket duty, scouting, &c.—in fact, it is the easiest and safest of all.  
Volunteers will receive the regular bounty, clothing, subsistence and pay of artillery.  
Recruiting office in C. N. Josephson's store, one door below White & Co's. Hotel, Abingdon. R. S. WILLIAMS,  
Capt. "Kentucky Battery."  
Feb. 13, 1863.—4t

**Leather! Leather!! Leather!!!**

THE undersigned having commenced business at the Tan Yard Property of Wm. Cox, Esq., at Tazewell C. H., Va., is desirous of purchasing  
FIVE-HUNDRED HIDES,  
for which he will pay the highest cash price, or will pay Cotton Yarn, Salt or Tallow, at the selling prices of the place. He will tan Sole Leather for one-third, or twenty cents a pound when the owner of the hide, wants the whole; and upper leather for one-half, he finishing.  
WM. L. DAVIS,  
Tazewell C. H., Va.  
Feb. 13, 1863.—4w

W. P. Kirkbride, Administrator with the Will annexed of John Kirkbride, dec'd  
vs.  
L. H. Rogan, Jacob Hamilton, )  
R. P. Hamilton and J. M. Hess, ) In Chancery.  
Defts.  
Same Plaintiff.

vs.  
Ass. Hopkins, Jacob Hamilton, )  
R. P. Hamilton and J. M. Hess, ) In Chancery.  
Defts.)

The defendants in the two above mentioned causes will please take notice that, between the hours of 9 o'clock A. M. and sunset of the 16th day of March, 1863, at the house of N. C. Baldwin, in the town of Blountville, county of Sullivan and State of Tennessee, I shall proceed to take the depositions of James G. Eanes and others; and on the 21st day of March, 1863, in the Clerk's office of the Circuit Court of Carroll county, Va., in the town of Hillsville, between the aforesaid hours of the day, I shall proceed to take the depositions of John D. McFarland and others, which depositions, when taken, I shall offer in evidence in both of the aforesaid causes pending on the equity side of Carroll county Circuit Court, at which times and places you can attend if you think proper to cross examine the witnesses. If from any cause the taking of said depositions should not be commenced, or being commenced and not completed on the aforesaid days, the same will be continued from day to day until all are completed.  
Yours, respectfully,  
W. P. KIRKBRIDE,  
Administrator, &c.  
Feb. 13th, 1863—4w

**Washington County, to wit:**

To the Clerk of the County Court of said County:  
WE, William C. Hagy, James E. Hayter and Richard H. Lynch, three freeholders of the said county, do hereby certify, that by virtue of a warrant to us directed by J. C. Campbell, a Justice of the said county, we have this day, on our oaths, viewed and appraised a steer taken up by David Clark on his land, as an estray, and assess the value of said steer at \$12. The said steer is a three year old, next spring, black and white spotted, and marked with a smooth drop and underbit in the right ear; no other brand or mark. Given under our hands this 22d day of December, 1862.  
WILLIAM C. HAGY,  
JAMES E. HAYTER,  
R. H. LYNCH.  
A Copy.—Teste,  
JOHN G. KREGER, c. c.  
Feb. 13, 1863—3w

**Washington County, to wit:**

To the Clerk of the County Court of said County:  
WE, John H. Clark, Joseph H. Baker and James L. Davis, three freeholders of the said county, do hereby certify, that by virtue of a warrant to us directed by John F. Preston, a Justice of the said county, we have this day, on our oaths, viewed and appraised a mule taken up by Job Clark on his land, as an estray, and assess the value of the said estray at \$225. The said mule is a number one mule, supposed to be two years old next spring, black mane and tail and legs, mouse color, black streak across the shoulders. Given under our hands this 20th day of December, 1862.  
JAMES L. DAVIS,  
JOHN H. CLARK,  
JOSEPH H. BAKER.  
A Copy.—Teste,  
JOHN G. KREGER, c. c.  
Feb. 13, 1863—3w

Mr. Campbell E. Orr, Margaret S. Orr and Jas. Orr.

TAKE notice, that on the 14th day of March next, at my store at Glade Spring, I will take the depositions of George W. Palmer and others, to be read in a suit depending in the Circuit Court of Washington county, wherein I am plaintiff and you are defendants, and to adjourn from day to day, till completed.  
ABRAM S. ORR.  
Feb. 13, 1863—4w

**Washington County, to wit:**

To the Clerk of the County Court of said County:  
WE, A. J. Taylor, Galvin Whitaker and John Webb, three freeholders of the said county, do hereby certify that, by virtue of a warrant to us directed by William Eastridge, a Justice of the said county, we have this day, on our oaths, viewed and appraised a large work steer, taken up by Joseph A. Snodgrass on his land, as an estray, and assess the value of the said steer at Fifty dollars. The said steer is marked with a crop off the left ear, and a swallow fork in the right ear, red and white pided, and ten years old. Given under our hands this 17th day of January, 1863.  
A. J. TAYLOR,  
CALVIN WHITAKER,  
JOHN WEBB.  
A Copy.—Teste,  
JOHN G. KREGER, c. c.  
Feb. 13, 1863—3w

**Washington County, to wit:**

To the Clerk of the County Court of said County:  
WE, D. A. P. Campbell, John G. Clark and Milton White, three freeholders of the said county, do hereby certify, that by virtue of a warrant to us directed, by John N. Humes, a Justice of said county, we have this day, on our oaths, viewed and appraised an estray bay mare, taken up by A. B. Humes, on his land, as an estray, and assess the value of the said estray bay mare at (\$75) Seventy-five dollars. The said bay mare is about 16 hands high, no star in the forehead, two white hind feet, no brand or other marks, about six years old past, in very thin order. Given under our hands this 17th day of January, 1863.  
D. A. P. CAMPBELL,  
JOHN G. CLARK,  
MILTON WHITE.  
A Copy.—Teste,  
JOHN G. KREGER, c. c.  
Feb. 13, 1863—6w

**Washington County, to wit:**

To the Clerk of the County Court of said County:  
WE, A. C. Maxwell, John H. Clark and A. Davis, three freeholders of the said county, do hereby certify that, by virtue of a warrant to us directed by John F. Preston, a Justice of the said county, we have this day, on our oaths, viewed and appraised two steers taken up by John W. Wix, on the farm where he resides, as estrays, and assess the value of the said estrays at Twenty-five dollars each. The said steers appear to have been partially broken for oxen—the mark of one is a hole in the left and a split in the right ear, a small piece of the tail cut off. The mark of the other is a hole in the left ear, and a crop off the same, and a split in the right ear. Both are of a red color, appear to be two years old, or three next spring. Given under our hands this 22d day of January, 1863.  
ARCHIMIDES DAVIS,  
A. C. MAXWELL,  
JOHN H. CLARK.  
A Copy.—Teste,  
JOHN G. KREGER, c. c.  
Feb. 13, 1863—3w

**VIRGINIA.**

**Washington County, to wit:**

THIS is to certify that we, the undersigned freeholders of Washington county, have this day, in obedience to a warrant to us directed by Wm. R. Rhea, Esq., dated 27th December, 1862, viewed and appraised a hog, to us shown by Isaac B. Dunn, and find the same to be a black and white spotted barrow, about twenty months old—ear marks, swallow fork in right, and under bit in left ear, and do value the same at forty-three dollars and seventy-five cents. Given under our hands and seals this 27th day of December, 1862.  
EDWARD C. STOFFLE, (Seal.)  
W. M. MCCROSKEY, (Seal.)  
JOHN D. HARB, (Seal.)  
A Copy.—Teste,  
JOHN G. KREGER, c. c.  
Feb. 13, 1863—3w

**Washington County, to wit:**

To the Clerk of the County Court of said County:  
WE, Joseph Lewark, John W. Keller and John M. Davis, three freeholders of said county, do hereby certify that, by virtue of a warrant to us directed by John C. Campbell, a Justice of the said county, we have this day, on our oaths, viewed and appraised a horse taken up by Andrew Richards on his land, as an estray, and assess the value of the said estray at Fifty dollars. Said horse is a dark sorrel with blazed face, with no other visible marks of distinction, about 15 hands high, about twelve years of age. Given under our hands this 6th day of February, 1863.  
JOSEPH LEWARK,  
JOHN W. KELLER,  
JOHN M. DAVIS.  
A Copy.—Teste,  
JOHN G. KREGER, C. C.  
Feb. 13, 1863—3w

**J. W. & G. H. BURCH.**

(Successors to M. Hollins & Co.)  
Grocers & General Commission Merchants,  
No. 70 MAIN STREET, LYNCHBURG, VA.

WILL give their personal attention to the sale of Tobacco, Wheat, Flour, Corn, Eaton, Lard, Butter, Brandies, &c., and make advances on consignments when in hand.  
Jan. 30, 1863—6m

**3000** LBS. Bar Iron.  
T. G. MCCONNELL & Co.  
Oct. 10, 1862.